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

Form 10-Q

☑ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d)

OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2024

OR

 $\hfill\Box$ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d)

OF THE SECURITIES EXCHANGE ACT OF 1934

Honeywell International Inc.

(Exact name of registrant as specified in its charter)

Delaware	22-2040030
(State or other jurisdiction of	(I.R.S. Employer
incorporation or organization)	Identification No.)
855 South Mint Street	
Charlotte, North Carolina	28202
(Address of principal executive offices)	(Zip Code)
	(704) 627-6200

(Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Trading Symbol(s) Title of each class Name of each exchange on which registered Common Stock, par value \$1 per share HON The Nasdaq Stock Market LLC 3.500% Senior Notes due 2027 **HON 27** The Nasdaq Stock Market LLC 2.250% Senior Notes due 2028 HON 28A The Nasdaq Stock Market LLC 3.375% Senior Notes due 2030 **HON 30** The Nasdaq Stock Market LLC 0.750% Senior Notes due 2032 HON 32 The Nasdaq Stock Market LLC 3.750% Senior Notes due 2032 HON 32A The Nasdag Stock Market LLC 4.125% Senior Notes due 2034 HON 34 The Nasdaq Stock Market LLC 3.750% Senior Notes due 2036 **HON 36** The Nasdag Stock Market LLC

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No

be submitted pursuant t	J	§232.405 of this chapter) do	y Interactive Data File required to uring the preceding 12 months (or \square
filer, a smaller reportin	g company, or an emerging o	growth company. See defin	ccelerated filer, a non-accelerated filer," y" in Rule 12b-2 of the Exchange
Large accelerated filer	x	Accelerated filer	
Non-accelerated filer		Smaller reporting company	, _□
		Emerging growth company	
	nplying with any new or revise	_	elected not to use the extended lards provided pursuant to Section
Indicate by check mark Yes □ No x	whether the Registrant is a sh	nell company (as defined in	Rule 12b-2 of the Exchange Act).
There were 651,185,513	shares of Common Stock outs	tanding at March 31, 2024.	

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CAUTIONARY STATEMENT ABOUT FORWARD-LOOKING STATEMENTS

We describe many of the trends and other factors that drive our business and future results in the section titled Management's Discussion and Analysis of Financial Condition and Results of Operations and in other parts of this report (including Part II, Item 1A Risk Factors). Such discussions contain forward-looking statements within the meaning of Section 21E of the Securities Exchange Act of 1934, as amended (the Exchange Act). Forward-looking statements are those that address activities, events, or developments that management intends, expects, projects, believes, or anticipates will or may occur in the future. They 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, many of which are difficult to predict and outside of our control. They are not guarantees of future performance, and actual results, developments, and business decisions may differ significantly from those envisaged by our forward-looking statements. We do not undertake to update or revise any of our forward-looking statements, except as required by applicable securities law. Our forward-looking statements are also subject to material risks and uncertainties, including ongoing macroeconomic and geopolitical risks, such as lower GDP growth or recession, capital markets volatility, inflation, and certain regional conflicts, that can affect our performance in both the near- and long-term. In addition, no assurance can be given that any plan, initiative, projection, goal, commitment, expectation, or prospect set forth in this Form 10-Q can or will be achieved. These forward-looking statements should be considered in light of the information included in this report and our other filings with the Securities and Exchange Commission (SEC), including, without limitation, the Risk Factors, as well as the description of trends and other factors in Management's Discussion and Analysis of Financial Condition and Results of Operations, set forth in this report and our 2023 Annual Report on Form 10-K. Any forward-looking plans described herein are not final and may be modified or abandoned at any time.

ABOUT HONEYWELL

Honeywell International Inc. (Honeywell, we, us, our, or the Company) is an integrated operating company serving a broad range of industries and geographies around the world. Our portfolio of solutions is uniquely positioned to blend physical products with software to serve customers worldwide with aerospace products and services, energy efficient products and solutions for businesses, specialty chemicals, electronic and advanced materials, process technology for refining and petrochemicals, and productivity, sensing, safety, and security technologies for buildings and industries. Our products and solutions enable a safer, more comfortable, and more productive world, enhancing the quality of life of people around the globe. The Honeywell brand dates back to 1906, and the Company was incorporated in Delaware in 1985.

Our Annual Report on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K, and any amendments to those reports, are available free of charge on our Investor Relations website (investor.honeywell.com) under the heading Financials (see SEC Filings) immediately after they are filed with, or furnished to, the SEC. Honeywell uses our Investor Relations website, along with press releases on our primary Honeywell website (honeywell.com) under the heading News, as a means of disclosing information which may be of interest or material to our investors and for complying with disclosure obligations under Regulation FD. Accordingly, investors should monitor our Investor Relations website and Honeywell News feed, in addition to following our press releases, SEC filings, public conference calls, webcasts, and social media. Information contained on or accessible through, including any reports available on, our website is not a part of, and is not incorporated by reference into, this Quarterly Report on Form 10-Q or any other report or document we file with the SEC. Any reference to our website in this Form 10-Q is intended to be an inactive textual reference only.

PART I. FINANCIAL INFORMATION

The financial statements and related notes as of March 31, 2024, should be read in conjunction with the financial statements for the year ended December 31, 2023, contained in the Company's 2023 Annual Report on Form 10-K.

FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

HONEYWELL INTERNATIONAL INC. CONSOLIDATED STATEMENT OF OPERATIONS (Unaudited)

	Three Months Ended March 31	
	2024	2023
	(Doll	ars in
		, except
	-	share
		unts)
Product sales	\$ 6,263	\$ 6,310
Service sales	2,842	2,554
Net sales	9,105	8,864
Costs, expenses and other		
Cost of products sold	4,035	4,068
Cost of services sold	1,548	1,430
Total Cost of products and services sold	5,583	5,498
Research and development expenses	360	357
Selling, general and administrative expenses	1,302	1,317
Other (income) expense	(231)	(260)
Interest and other financial charges	220	170
Total costs, expenses and other	7,234	7,082
Income before taxes	1,871	1,782
Tax expense	396	374
Net income	1,475	1,408
Less: Net income attributable to noncontrolling interest	12	14
Net income attributable to Honeywell	\$1,463	\$1,394
Earnings per share of common stock—basic	\$ 2.24	\$ 2.09
Earnings per share of common stock—assuming dilution	\$ 2.23	\$ 2.07

The Notes to Consolidated Financial Statements are an integral part of this statement.

HONEYWELL INTERNATIONAL INC. CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (Unaudited)

	Three Months Ended March 31,	
	2024	2023
	•	ars in ions)
Net income	\$ 1,475	\$ 1,408
Other comprehensive income (loss), net of tax		
Foreign exchange translation adjustment	54	(58)
Pension and other postretirement benefit adjustments	(5)	(12)
Changes in fair value of available for sale investments	_	(6)
Cash flow hedges recognized in other comprehensive income (loss)	18	16
Less: Reclassification adjustment for gains (losses) included in net income	4	2
Changes in fair value of cash flow hedges	14	14
Other comprehensive income (loss), net of tax	63	(62)
Comprehensive income	1,538	1,346
Less: Comprehensive income (loss) attributable to the noncontrolling interest	(12)	15
Comprehensive income attributable to Honeywell	\$ 1,550	\$ 1,331

The Notes to Consolidated Financial Statements are an integral part of this statement.

HONEYWELL INTERNATIONAL INC. CONSOLIDATED BALANCE SHEET (Unaudited)

2023

	 (Dollars i	n millio	ons)
ASSETS			
Current assets			
Cash and cash equivalents	\$ 11,756	\$	7,925
Short-term investments	249		170
Accounts receivable, less allowances of \$324 and \$323, respectively	7,476		7,530
Inventories	6,318		6,178
Other current assets	1,635		1,699
Total current assets	27,434		23,502
Investments and long-term receivables	975		939
Property, plant and equipment—net	5,698		5,660
Goodwill	17,985		18,049
Other intangible assets—net	3,136		3,231
Insurance recoveries for asbestos-related liabilities	164		170
Deferred income taxes	374		392
Other assets	9,879		9,582
Total assets	\$ 65,645	\$	61,525
LIABILITIES			
Current liabilities			
Accounts payable	\$ 6,468	\$	6,849
Commercial paper and other short-term borrowings	1,819		2,085
Current maturities of long-term debt	1,254		1,796
Accrued liabilities	6,947		7,809
Total current liabilities	16,488		18,539
Long-term debt	22,183		16,562
Deferred income taxes	2,063		2,094
Postretirement benefit obligations other than pensions	129		134
Asbestos-related liabilities	1,467		1,490
Other liabilities	6,263		6,265
Redeemable noncontrolling interest	7		7
SHAREOWNERS' EQUITY			
Capital—common stock issued	958		958
—additional paid-in capital	9,353		9,062
Common stock held in treasury, at cost	(38,544)		(38,008)
Accumulated other comprehensive income (loss)	(4,048)		(4,135)
Retained earnings	48,735		47,979
Total Honeywell shareowners' equity	16,454		15,856
Noncontrolling interest	591		578
Total shareowners' equity	17,045		16,434
Total liabilities, redeemable noncontrolling interest and			
shareowners' equity	\$ 65,645	\$	61,525

The Notes to Consolidated Financial Statements are an integral part of this statement.

HONEYWELL INTERNATIONAL INC. CONSOLIDATED STATEMENT OF CASH FLOWS (Unaudited)

Three Months Ended March

	31,		
	2024		2023
	(Dollar	s in m	illions)
Cash flows from operating activities			
Net income	\$ 1,47	5 \$	1,408
Less: Net income attributable to noncontrolling interest	12	2	14
Net income attributable to Honeywell	1,463	3	1,394
Adjustments to reconcile net income attributable to Honeywell to net cash provided by (used for) operating activities			
Depreciation	160	5	161
Amortization	12!	5	122
Repositioning and other charges	93	3	141
Net payments for repositioning and other charges	(124	1)	(41)
NARCO Buyout payment	_	_	(1,325)
Pension and other postretirement income	(15:	L)	(136)
Pension and other postretirement benefit payments	3)	3)	(15)
Stock compensation expense	5:	3	59
Deferred income taxes	:	3	225
Other	(163	3)	(350)
Changes in assets and liabilities, net of the effects of acquisitions and divestitures			
Accounts receivable	5:	3	(422)
Inventories	(140))	(238)
Other current assets	64	4	110
Accounts payable	(38:	L)	114
Accrued liabilities	(605	5)	(583)
Net cash provided by (used for) operating activities	448	3	(784)
Cash flows from investing activities			
Capital expenditures	(233	3)	(193)
Proceeds from disposals of property, plant and equipment	_	_	11
Increase in investments	(238	3)	(226)
Decrease in investments	15!	5	386
Receipts (payments) from settlements of derivative contracts	4:	3	(7)
Net cash used for investing activities	(273	3)	(29)
Cash flows from financing activities			
Proceeds from issuance of commercial paper and other short-term borrowings	2,22	3	4,105
Payments of commercial paper and other short-term borrowings	(2,470))	(3,294)
Proceeds from issuance of common stock	14	4	37
Proceeds from issuance of long-term debt	5,710)	_
Payments of long-term debt	(573	3)	(1,363)
Repurchases of common stock	(67:	L)	(699)
Cash dividends paid	(703	3)	(725)
Other	3(5	(34)
Net cash provided by (used for) financing activities	3,690	5	(1,973)
Effect of foreign exchange rate changes on cash and cash equivalents	(40		28

The Notes to Consolidated Financial Statements are an integral part of this statement.

HONEYWELL INTERNATIONAL INC. CONSOLIDATED STATEMENT OF SHAREOWNERS' EQUITY (Unaudited)

Each of the problem of the		2024		2023	
Common stock, par value 957.6 958 957.6 958 Additional paid-in capital Additional paid-in capital Seginning balance 9,062 8,564 Issued for employee savings and option plans 202 151 Stock compensation expense 53 59 Impact of Quantinuum contribution 36 7 Ending balance 9,353 8,774 Ereasury stock 8 38,008 (290.0) (34,443) Reacquired stock or repurchases of common stock (3.4 (671) (3.5) (699 Issued for employee savings and option plans 2.8 135 1.6 70 Ending balance (306.4) (38,544) (291.0) (35,02) Reacquired stock or repurchases of common stock (3.4 (47.7) (3.5) (699 Issued for employee savings and option plans 2.8 135 1.6 70 Eedining balance 47.979 45.093 45.093 Retained earnings 47.979 45.093 45.093 Ending balance <t< th=""><th></th><th>Shares</th><th>\$</th><th>Shares</th><th>\$</th></t<>		Shares	\$	Shares	\$
Additional paid-in capital 9,062 8,564 Issued for employee savings and option plans 202 151 Stock compensation expense 53 59 Impact of Quantinuum contribution 36 - Ending balance 9,353 8,774 Treasury stock 88 138,008 (290.0) (34,443) Reacquired stock or repurchases of common stock (3.4) (671 (3.5) (36,008) 128,00 (30,443) (30,70) (34,443) (36,70)		(In millio	ons, except	per share	amounts)
Beginning balance 9,062 8,564 Issued for employee savings and option plans 202 151 Stock compensation expense 53 59 Impact of Quantinuum contribution 36 Ending balance 9,353 8,774 Teasury stock 8 38,008 (29,00) (34,481) Beginning balance (305,8) (38,008) (290,0) (34,481) Reacquired stock or repurchases of common stock (34) (671) (3,5) (699) Issued for employee savings and option plans 2,8 135 1,6 70 Ending balance (306,4) (37,91) (35,90) (35,90) (30,90)	Common stock, par value	957.6	958	957.6	958
Issued for employee savings and option plans 202 151 Stock compensation expense 53 59 Impact of Quantinuum contribution 36 — Ending balance 9,353 8,774 Teasury stock 8 5 6,724 Beginning balance (305.8) (38,008) (290.0) (34,434) Reacquired stock or repurchases of common stock (3.4) (671) (3.5) (699) Issued for employee savings and option plans 2.8 135 1.6 70 Ending balance (306.4) (38,544) (291.9) (35,092) Retained earnings 47,979 45,093 Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 48,735 45,799 Accumulated other comprehensive income (loss) (4135) (3,475) Foreign exchange translation adjustment 78 (59) Foreign exchange translation adjustments (5) (12) Changes in fair value of available	Additional paid-in capital				
Stock compensation expense 53 59 Impact of Quantinuum contribution 36 — Ending balance 9,353 8,776 Treasury stock Seginning balance (305.8) (38,008) (29.0) (34,43) Reacquired stock or repurchases of common stock (3.4) (671) (3.5) (699) Issued for employee savings and option plans 2.8 135 1.6 70 Ending balance (306.4) (38,544) (29.19) (35,072) Retained earnings 47,979 45,093 Net income attributable to Honeywell 1,463 1,294 Dividends on common stock (707) 6690 Ending balance 47,979 45,093 Returnmated other comprehensive income (loss) 3,735 45,793 Ending balance (4,135) (3,475) Foreign exchange translation adjustment 78 (59 Pension and other postretirement benefit adjustments (5) (12 Changes in fair value of available for sale investments (5) (2,34)	Beginning balance		9,062		8,564
Impact of Quantinuum contribution 36 — Ending balance 9,353 8,774 Treasury stock Seginning balance (305.8) (38,008) (29.0) (34,43) Reacquired stock or repurchases of common stock (3.4) (671) (3.5) (699) Issued for employee savings and option plans 2.8 135 1.6 70 Ending balance (306.4) (38,544) (29.19) (35,072) Retained earnings 8 135 1.6 70 Red income attributable to Honeywell 47,979 45,093 Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 47,979 45,093 Accumulated other comprehensive income (loss) 3 45,795 Enginning balance (4,135) (3,475) Foreign exchange translation adjustment 7 (6) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments (5) <td>Issued for employee savings and option plans</td> <td></td> <td>202</td> <td></td> <td>151</td>	Issued for employee savings and option plans		202		151
Ending balance 9,353 8,774 Treasury stock Seginning balance (305.8) (38,008) (29.0) (34,432) Reacquired stock or repurchases of common stock (3.4) (671) (3.5) (699) Issued for employee savings and option plans 2.8 135 1.6 70 Ending balance (306.4) (38,544) (291.9) (35,072) Retained earnings 47,979 45,093 Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) (707) (690) Ending balance (4,135) (3,475) Foreign exchange translation adjustment 78 (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of cash flow hedges 14 14 Ending balance (4,048) (3,538) Noncontrolling interest 578 622 Net income attribu	Stock compensation expense		53		59
Treasury stock Common stoc	Impact of Quantinuum contribution		36		_
Beginning balance (305.8) (38,008) (290.0) (34,443) Reacquired stock or repurchases of common stock (3.4) (671) (3.5) (699) Issued for employee savings and option plans 2.8 135 1.6 70 Ending balance (306.4) (38,544) (291.9) (35,072) Retained earnings 47,979 45,093 Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) 70 (4,135) (3,475) Foreign exchange translation adjustment 78 (59) (59) Pension and other postretirement benefit adjustments (5) (12) (12) Changes in fair value of available for sale investments — (6) Changes in fair value of cash flow hedges 14 1 Ending balance 578 622 Net income attributable to noncontrolling interest 12 1 Foreign exchange translation adj	Ending balance		9,353		8,774
Reacquired stock or repurchases of common stock (3.4) (671) (3.5) (699) Issued for employee savings and option plans 2.8 135 1.6 70 Ending balance (306.4) (38,544) (291.9) (35,072) Retained earnings Beginning balance 47,979 45,093 Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) 8 (590) Beginning balance (4,135) (3,475) Foreign exchange translation adjustment 78 (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments — (6) Changes in fair value of cash flow hedges 14 14 Ending balance 578 622 Noncontrolling interest 578 622 Net income attributable to noncontrolling interest 12 1 Foreig	Treasury stock				
Issued for employee savings and option plans 2.8 135 1.6 70 Ending balance (306.4) (38,544) (291.9) (35,072) Retained earnings 8 (306.4) (38,544) (291.9) (35,072) Beginning balance 47,979 45,093 45,093 Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) 8 597 Beginning balance (4,135) (3,475) Foreign exchange translation adjustment 78 (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments - (6) Changes in fair value of cash flow hedges 14 14 Ending balance (4,048) (3,538) Noncontrolling interest 578 622 Net income attributable to noncontrolling interest 12 14 Foreign exchange translation	Beginning balance	(305.8)	(38,008)	(290.0)	(34,443)
Ending balance (306.4) (38,544) (291.9) (35,072) Retained earnings 47,979 45,093 Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) 8 (4,135) (3,475) Beginning balance (4,135) (3,475) (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments (5) (12) Changes in fair value of cash flow hedges 14 14 Ending balance (4,048) (3,538) Noncontrolling interest 578 622 Net income attributable to noncontrolling interest 12 14 Foreign exchange translation adjustment (24) 1 Dividends paid (4) (41) Contributions from noncontrolling interest holders 29 - Ending balance 591 596 Ending balance	Reacquired stock or repurchases of common stock	(3.4)	(671)	(3.5)	(699)
Retained earnings 47,979 45,093 Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) 8 45,797 Beginning balance (4,135) (3,475) Foreign exchange translation adjustment 78 (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments — (6) Changes in fair value of cash flow hedges 14 14 Ending balance (4,048) (3,538) Noncontrolling interest 578 622 Net income attributable to noncontrolling interest 12 14 Foreign exchange translation adjustment (24) 1 Dividends paid (4) (41) Contributions from noncontrolling interest holders 29 — Ending balance 591 596 Total shareowners' equity 651.2 17,045 665.7	Issued for employee savings and option plans	2.8	135	1.6	70
Beginning balance 47,979 45,093 Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) 8 45,797 Beginning balance (4,135) (3,475) Foreign exchange translation adjustment 78 (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments — (6) Changes in fair value of cash flow hedges 14 14 Ending balance (4,048) (3,538) Noncontrolling interest 578 622 Net income attributable to noncontrolling interest 12 14 Foreign exchange translation adjustment (24) 1 Dividends paid (4) (41) Contributions from noncontrolling interest holders 29 — Ending balance 591 596 Total shareowners' equity 651.2 17,045 665.7	Ending balance	(306.4)	(38,544)	(291.9)	(35,072)
Net income attributable to Honeywell 1,463 1,394 Dividends on common stock (707) (690) Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) Seginning balance (4,135) (3,475) Beginning balance (4,135) (3,475) Foreign exchange translation adjustment 78 (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments — (6) Changes in fair value of cash flow hedges 14 14 Ending balance (4,048) (3,538) Noncontrolling interest 578 622 Net income attributable to noncontrolling interest 12 14 Foreign exchange translation adjustment (24) 1 Dividends paid (4) (41) Contributions from noncontrolling interest holders 29 — Ending balance 591 596 Total shareowners' equity 651.2 17,045 665.7 17,515	Retained earnings				
Dividends on common stock (707) (690) Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) 8eginning balance (4,135) (3,475) Foreign exchange translation adjustment 78 (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments — (6) Changes in fair value of cash flow hedges 14 14 Ending balance (4,048) (3,538) Noncontrolling interest 578 622 Net income attributable to noncontrolling interest 12 14 Foreign exchange translation adjustment (24) 1 Dividends paid (4) (41) Contributions from noncontrolling interest holders 29 — Ending balance 591 596 Total shareowners' equity 651.2 17,045 665.7 17,515	Beginning balance		47,979		45,093
Ending balance 48,735 45,797 Accumulated other comprehensive income (loss) 8 43,755 45,795 Beginning balance (4,135) (3,475) 699 Foreign exchange translation adjustment 78 (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments — (6) Changes in fair value of cash flow hedges 14 14 Ending balance (4,048) (3,538) Noncontrolling interest 578 622 Net income attributable to noncontrolling interest 12 14 Foreign exchange translation adjustment (24) 1 Dividends paid (4) (41) Contributions from noncontrolling interest holders 29 — Ending balance 591 596 Total shareowners' equity 651.2 17,045 665.7 17,515	Net income attributable to Honeywell		1,463		1,394
Accumulated other comprehensive income (loss)Beginning balance(4,135)(3,475)Foreign exchange translation adjustment78(59)Pension and other postretirement benefit adjustments(5)(12)Changes in fair value of available for sale investments—(6)Changes in fair value of cash flow hedges1414Ending balance(4,048)(3,538)Noncontrolling interestBeginning balance578622Net income attributable to noncontrolling interest1214Foreign exchange translation adjustment(24)1Dividends paid(4)(41)Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Dividends on common stock		(707)		(690)
Beginning balance(4,135)(3,475)Foreign exchange translation adjustment78(59)Pension and other postretirement benefit adjustments(5)(12)Changes in fair value of available for sale investments—(6)Changes in fair value of cash flow hedges1414Ending balance(4,048)(3,538)Noncontrolling interestBeginning balance578622Net income attributable to noncontrolling interest1214Foreign exchange translation adjustment(24)1Dividends paid(4)(41)Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Ending balance		48,735		45,797
Foreign exchange translation adjustment 78 (59) Pension and other postretirement benefit adjustments (5) (12) Changes in fair value of available for sale investments — (6) Changes in fair value of cash flow hedges 14 14 Ending balance (4,048) (3,538) Noncontrolling interest Beginning balance 578 622 Net income attributable to noncontrolling interest 12 14 Foreign exchange translation adjustment (24) 1 Dividends paid (4) (41) Contributions from noncontrolling interest holders 29 — Ending balance 591 596 Total shareowners' equity 651.2 17,045 665.7 17,515	Accumulated other comprehensive income (loss)				
Pension and other postretirement benefit adjustments(5)(12)Changes in fair value of available for sale investments—(6)Changes in fair value of cash flow hedges1414Ending balance(4,048)(3,538)Noncontrolling interestS78622Net income attributable to noncontrolling interest1214Foreign exchange translation adjustment(24)1Dividends paid(4)(41)Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Beginning balance		(4,135)		(3,475)
Changes in fair value of available for sale investments—(6)Changes in fair value of cash flow hedges1414Ending balance(4,048)(3,538)Noncontrolling interestS78622Net income attributable to noncontrolling interest1214Foreign exchange translation adjustment(24)1Dividends paid(4)(41)Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Foreign exchange translation adjustment		78		(59)
Changes in fair value of cash flow hedges1414Ending balance(4,048)(3,538)Noncontrolling interest8578622Net income attributable to noncontrolling interest1214Foreign exchange translation adjustment(24)1Dividends paid(4)(41)Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Pension and other postretirement benefit adjustments		(5)		(12)
Ending balance(4,048)(3,538)Noncontrolling interest578622Beginning balance578622Net income attributable to noncontrolling interest1214Foreign exchange translation adjustment(24)1Dividends paid(4)(41)Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Changes in fair value of available for sale investments		_		(6)
Noncontrolling interest Beginning balance 578 622 Net income attributable to noncontrolling interest 12 14 Foreign exchange translation adjustment (24) 1 Dividends paid (4) (41) Contributions from noncontrolling interest holders 29 — Ending balance 591 596 Total shareowners' equity 651.2 17,045 665.7 17,515	Changes in fair value of cash flow hedges		14		14
Beginning balance578622Net income attributable to noncontrolling interest1214Foreign exchange translation adjustment(24)1Dividends paid(4)(41)Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Ending balance		(4,048)		(3,538)
Net income attributable to noncontrolling interest1214Foreign exchange translation adjustment(24)1Dividends paid(4)(41)Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Noncontrolling interest				
Foreign exchange translation adjustment (24) 1 Dividends paid (4) (41) Contributions from noncontrolling interest holders 29 — Ending balance 591 596 Total shareowners' equity 651.2 17,045 665.7 17,515	Beginning balance		578		622
Dividends paid(4)(41)Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Net income attributable to noncontrolling interest		12		14
Contributions from noncontrolling interest holders29—Ending balance591596Total shareowners' equity651.217,045665.717,515	Foreign exchange translation adjustment		(24)		1
Ending balance 591 596 Total shareowners' equity 651.2 17,045 665.7 17,515	Dividends paid		(4)		(41)
Total shareowners' equity 651.2 17,045 665.7 17,515	Contributions from noncontrolling interest holders		29		
	Ending balance		591		596
Cash dividends per share of common stock \$ 1.08 \$ 1.03	Total shareowners' equity	651.2	17,045	665.7	17,515
	Cash dividends per share of common stock		\$ 1.08		\$ 1.03

The Notes to Consolidated Financial Statements are an integral part of this statement.

HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

(Dollars in tables in millions, except per share amounts)

NOTE 1. BASIS OF PRESENTATION

In the opinion of management, the accompanying unaudited Consolidated Financial Statements reflect all adjustments necessary to present fairly the financial position, results of operations, cash flows, and shareowners' equity of Honeywell International Inc. and its consolidated subsidiaries (Honeywell or the Company) for the periods presented. The interim results of operations and cash flows should not necessarily be taken as indicative of the entire year.

Honeywell reports its quarterly financial information using a calendar convention; the first, second, and third quarters are consistently reported as ending on March 31, June 30, and September 30, respectively. It is Honeywell's practice to establish actual quarterly closing dates using a predetermined fiscal calendar, which requires Honeywell's businesses to close their books on a Saturday in order to minimize the potentially disruptive effects of quarterly closing on the Company's business processes. The effects of this practice are generally not significant to reported results for any quarter and only exist within a reporting year. In the event differences in actual closing dates are material to year-over-year comparisons of quarterly or year-to-date results, Honeywell will provide appropriate disclosures. Honeywell's actual closing dates for the three months ended March 31, 2024, and 2023, were March 30, 2024, and April 1, 2023, respectively.

NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accounting policies of the Company are set forth in Note 1 Summary of Significant Accounting Policies of Notes to Consolidated Financial Statements in the Company's 2023 Annual Report on Form 10-K. The Company includes herein certain updates to those policies.

RECLASSIFICATIONS

Certain prior year amounts are reclassified to conform to the current year presentation.

During the first quarter of 2024, the Company realigned certain of its business units as reflected in Note 18 Segment Financial Data, which impacted the composition of its reportable segments. The Company recast historical periods to reflect this change in segment presentation.

SUPPLY CHAIN FINANCING

Amounts outstanding related to supply chain financing programs are included in Accounts payable in the Consolidated Balance Sheet. Accounts payable included approximately \$1,029 million and \$1,112 million as of March 31, 2024, and December 31, 2023, respectively. The impact of these programs is not material to the Company's overall liquidity.

RECENT ACCOUNTING PRONOUNCEMENTS

The Company considers the applicability and impact of all Accounting Standards Updates (ASUs) issued by the Financial Accounting Standards Board (FASB). ASUs not listed below were assessed and determined to be either not applicable or are expected to have minimal impact on the Company's Consolidated Financial Statements.

In December 2023, the FASB issued ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Taxes Disclosures, which requires greater disaggregation of income tax disclosures. The new standard requires additional information to be disclosed with respect to the income tax rate reconciliation and income taxes paid disaggregated by jurisdiction. This ASU should be applied prospectively for fiscal years beginning after December 15, 2024, with retrospective application permitted. The Company is currently evaluating the impacts of this guidance on the Company's Consolidated Financial Statements.

In November 2023, the FASB issued ASU 2023-07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures, which requires companies to enhance the disclosures about segment expenses. The new standard requires the disclosure of the Company's Chief Operating Decision Maker (CODM), expanded incremental line-item disclosures of significant segment expenses used by the CODM for decision-making, and the inclusion of previous annual only segment disclosure requirements on a quarterly basis. This ASU should be applied retrospectively for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024. Early adoption is permitted. The Company is currently evaluating the impacts of this guidance on the Company's Consolidated Financial Statements.

HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

(Dollars in tables in millions, except per share amounts)

In September 2022, the FASB issued ASU 2022-04, Liabilities—Supplier Finance Programs (Topic 405): Disclosure of Supplier Finance Program Obligations, to enhance the transparency of supplier finance programs. The new standard requires annual disclosure of the key terms of the program, a description of where in the financial statements amounts outstanding under the program are presented, a rollforward of such amounts, and interim disclosure of amounts outstanding as of the end of each period. The guidance does not affect recognition, measurement, or financial statement presentation of supplier finance programs. The ASU is effective on January 1, 2023, except for the rollforward, which is effective on January 1, 2024, for annual disclosures. The Company adopted this guidance on January 1, 2023, with the exception of the rollforward adopted on January 1, 2024. The adoption of this standard does not have a material impact on the Company's Consolidated Financial Statements.

In March 2020, the FASB issued ASU 2020-04, Reference Rate Reform (Topic 848): Facilitation of the Effects of Reference Rate Reform on Financial Reporting, which provides optional expedients and exceptions for applying generally accepted accounting principles to contracts, hedging relationships, and other transactions affected by the transition away from reference rates expected to be discontinued to alternative reference rates. In January 2021, the FASB issued ASU 2021-01, Reference Rate Reform (Topic 848): Scope, to expand the scope of this guidance to include derivatives. The guidance was effective upon issuance and may be applied prospectively to contract modifications made and hedging relationships entered into on or before December 31, 2022. In December 2022, the FASB issued ASU 2022-06, Reference Rate Reform (Topic 848): Deferral of the Sunset Date of Topic 848, which extends the period of time entities can utilize the reference rate reform relief guidance under ASU 2020-04 from December 31, 2022, to December 31, 2024. The Company will apply the guidance to impacted transactions during the transition period. The adoption of this standard does not have a material impact on the Company's Consolidated Financial Statements.

NOTE 3. ACQUISITIONS AND DIVESTITURES

ACQUISITIONS

On March 27, 2024, the Company announced its intention to acquire Civitanavi Systems S.p.A. in an all-cash transaction for approximately €200 million. The transaction is not subject to any financing condition but is subject to regulatory review and approval, the tender into the offer of at least 95% of Civitanavi Systems S.p.A.'s outstanding shares, and customary closing conditions. The transaction is expected to close by the end of the third quarter of 2024 and the business will be reported within the Aerospace Technologies reportable business segment.

On December 8, 2023, the Company agreed to acquire Carrier Global Corporation's Global Access Solutions business in an all-cash transaction for \$5.0 billion. The transaction is subject to regulatory review and approval and customary closing conditions. The transaction is expected to close by the end of the third quarter of 2024, and the business will be reported within the Building Automation reportable business segment.

On August 25, 2023, the Company acquired 100% of the outstanding equity interests of SCADAfence, a provider of operational technology and Internet of Things cybersecurity solutions for monitoring large scale networks, for total consideration of \$52 million, net of cash acquired. The business is included in

the Industrial Automation reportable business segment. The assets and liabilities acquired with SCADAfence are included in the Consolidated Balance Sheet as of March 31, 2024, including \$17 million of intangible assets and \$42 million of goodwill, which is not deductible for tax purposes. The purchase accounting is subject to final adjustment, primarily for the value of intangible assets, amounts allocated to goodwill, and tax balances.

On June 30, 2023, the Company acquired 100% of the outstanding equity interests of Compressor Controls Corporation, a turbomachinery services and controls company based in the United States, for total cash consideration of \$673 million, net of cash acquired. The business is included in the Industrial Automation reportable business segment. The assets and liabilities acquired with Compressor Controls Corporation are included in the Consolidated Balance Sheet as of March 31, 2024, including \$282 million of intangible assets and \$350 million allocated to goodwill, which is deductible for tax purposes. The identifiable intangible assets primarily include customer relationships amortized over an estimated life of 15 years using an excess earnings amortization method. The purchase accounting is subject to final adjustment, primarily for the valuation of intangible assets, amounts allocated to goodwill, and tax balances.

DIVESTITURES

For the three months ended March 31, 2024, there were no significant divestitures that closed individually or in the aggregate.

HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

(Dollars in tables in millions, except per share amounts)

NOTE 4. REVENUE RECOGNITION AND CONTRACTS WITH CUSTOMERS

The Company has a comprehensive offering of products and services, including software and technologies, that are sold to a variety of customers in multiple end markets. See the following disaggregated revenue table and related discussions by reportable business segment for details:

	Three	Months
	Ended N	larch 31,
	2024	2023
Aerospace Technologies		
Commercial Aviation Original Equipment	\$ 674	\$ 541
Commercial Aviation Aftermarket	1,659	1,423
Defense and Space	1,336	1,147
Net Aerospace Technologies sales	3,669	3,111
Industrial Automation		
Sensing and Safety Technologies	633	690
Productivity Solutions and Services	322	361
Process Solutions	1,313	1,288
Warehouse and Workflow Solutions	210	464
Net Industrial Automation sales	2,478	2,803
Building Automation		
Products	813	908
Building Solutions	613	579
Net Building Automation sales	1,426	1,487
Energy and Sustainability Solutions		
UOP	577	565
Advanced Materials	948	896
Net Energy and Sustainability Solutions sales	1,525	1,461
Corporate and All Other	7	2
Net sales	\$ 9,105	\$ 8,864

Aerospace Technologies – A global supplier of products, software, and services for aircrafts that it sells to original equipment manufacturers (OEM) and other customers in a variety of end markets including air transport, regional, business and general aviation aircraft, airlines, aircraft operators, and defense and space contractors. Aerospace Technologies products and services include auxiliary power units, propulsion engines, environmental control systems, integrated avionics, wireless connectivity services, electric power systems, engine controls, flight safety, communications, navigation hardware, data and software applications, radar and surveillance systems, aircraft lighting, management and

technical services, advanced systems and instruments, satellite and space components, aircraft wheels and brakes, and thermal systems. Aerospace Technologies also provides spare parts, repair, overhaul, and maintenance services (principally to aircraft operators), and sells licenses or intellectual property to other parties. Honeywell Forge solutions enable customers to turn data into predictive maintenance and predictive analytics to enable better fleet management and make flight operations more efficient.

Industrial Automation – A global provider of industrial automation solutions that deliver intelligent, sustainable, and secure operations for customers in oil and gas, petrochemicals, life sciences, metals and mining, and warehouse and logistics segments. With millions of installed assets, Industrial Automation deploys outcome-based solutions to increase asset utilization; improve operational efficiency and labor productivity; reduce carbon emissions with less energy consumption; and enhance cyber security for critical infrastructure and operational assets. Industrial Automation offerings include automation control and instrumentation products and services; smart energy products; sensing technologies with an array of custom-engineered sensors and services; gas detection technologies and personal protective equipment; and system design, advanced automation equipment, software and analytics for manufacturing, distribution and fulfillment operations. These products and services are combined with proprietary machine learning and artificial intelligence algorithms in products and projects which are digitally enabled through our industry leading industrial Internet of Things (IoT) platform, Honeywell Forge.

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HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

(Dollars in tables in millions, except per share amounts)

Building Automation – A global provider of products, software, solutions, and technologies that enable building owners and occupants to ensure their facilities are safe, energy efficient, sustainable, and productive. Building Automation products and services include advanced software applications for building control and optimization; sensors, switches, control systems, and instruments for energy management; access control; video surveillance; fire products; and installation, maintenance, and upgrades of systems. Honeywell Forge solutions enable customers to digitally manage buildings, connecting data from different assets to enable smart maintenance, improve building performance, and even protect from incoming security threats.

Energy and Sustainability Solutions – A global provider of industry leading technology, processing, and licensing capabilities combined with material science capabilities and innovative chemistry to offer focused solutions that are integral to facilitating the world's energy transition. The reportable business segment is comprised of UOP and Advanced Materials business units. The UOP business provides sustainable aviation fuels, petrochemical and refining technologies, and carbon management solutions across multiple sectors through process technology solutions, products, including catalysts and adsorbents, equipment and aftermarket services. The Advanced Materials business provides customers with its Solstice lower global warming potential refrigeration and heating solutions, Spectra fibers for high end protective armor and medical applications, and leading-edge semiconductor materials. Honeywell Forge solutions serve customer asset productivity and efficiency needs by providing connectivity, data integration, and software solutions to generate a holistic view of their operations.

Corporate and All Other - Corporate and All Other includes revenue from Honeywell's majority-owned investment in Quantinuum. Through Quantinuum, Honeywell provides a wide range of service offerings of fully integrated quantum computing hardware and software solutions.

For a summary by disaggregated product and services sales for each reportable business segment, refer to Note 18 Segment Financial Data.

The Company recognizes revenue arising from performance obligations outlined in contracts with its customers that are satisfied at a point in time and over time. The disaggregation of the Company's revenue based off timing of recognition is as follows:

	Three Mont	hs Ended
	March	31,
	2024	2023
Products, transferred point in time	58 %	58 %
Products, transferred over time	11	13
Net product sales	69	71
Services, transferred point in time	5	9
Services, transferred over time	26	20
Net service sales	31	29
Net sales	100 %	100 %

CONTRACT BALANCES

The Company tracks progress on satisfying performance obligations under contracts with customers. The related billings and cash collections are recorded in the Consolidated Balance Sheet in Accounts receivable—net and Other assets (unbilled receivables (contract assets) and billed receivables), and Accrued liabilities and Other liabilities (customer advances and deposits (contract liabilities)). Unbilled receivables arise when the timing of cash collected from customers differs from the timing of revenue recognition, such as when contract provisions require specific milestones to be met before a customer can be billed. Contract assets are recognized when the revenue associated with the contract is recognized prior to billing and derecognized when billed in accordance with the terms of the contract. Contract liabilities are recorded when customers remit contractual cash payments in advance of the Company satisfying performance obligations under contractual arrangements, including those with performance obligations to be satisfied over a period of time. Contract liabilities are derecognized when revenue is recorded, either when a milestone is met triggering the contractual right to bill or when the performance obligation is satisfied.

Contract balances are classified as assets or liabilities on a contract-by-contract basis at the end of each reporting period.

HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

(Dollars in tables in millions, except per share amounts)

The following table summarizes the Company's contract assets and liabilities balances:

	2024	2023
Contract assets—January 1	\$ 2,013	\$ 2,294
Contract assets—March 31	1,939	2,453
Change in contract assets—increase (decrease)	\$ (74)	\$ 159
Contract liabilities—January 1	\$ (4,326)	\$ (4,583)
Contract liabilities—March 31	(4,005)	(4,291)
Change in contract liabilities—decrease (increase)	\$ 321	\$ 292
Net change	\$ 247	\$ 451

For the three months ended March 31, 2024, and 2023, the Company recognized revenue of \$993 million and \$953 million, respectively, that was previously included in the beginning balance of contract liabilities.

Contract assets included \$1,869 million and \$1,949 million of unbilled balances under long-term contracts as of March 31, 2024, and December 31, 2023, respectively. These amounts are billed in accordance with the terms of customer contracts to which they relate.

When contracts are modified to account for changes in contract specifications and requirements, the Company considers whether the modification either creates new or changes the existing enforceable rights and obligations. Contract modifications for goods or services and not distinct from the existing contract, due to the significant integration with the original good or service provided, are accounted for as if they were part of that existing contract. The effect of a contract modification on the transaction price and the Company's measure of progress for the performance obligation to which it relates, is recognized as an adjustment to revenue (either as an increase in or a reduction of revenue) on a cumulative catch-up basis. When the modifications include additional performance obligations that are distinct and at relative stand-alone selling price, they are accounted for as a new contract and performance obligation, which are recognized prospectively.

PERFORMANCE OBLIGATIONS

A performance obligation is a promise in a contract to transfer a distinct good or service to the customer and is defined as the unit of account. A contract's transaction price is allocated to each distinct performance obligation and recognized as revenue when, or as, the performance obligation is satisfied. When the Company's contracts with customers require highly complex integration or manufacturing services that are not separately identifiable from other promises in the contracts and, therefore, not distinct, then the entire contract is accounted for as a single performance obligation. In situations when the Company's contracts include distinct goods or services that are substantially the same and have the same pattern of transfer to the customer over time, they are recognized as a series of distinct goods or services. For any contracts with multiple performance obligations, the Company allocates the contract's transaction price to each performance obligation based on the estimated relative stand-alone selling price of each distinct good or service in the contract. For product sales,

each product sold to a customer typically represents a distinct performance obligation. In such cases, the observable stand-alone sales are used to determine the stand-alone selling price.

Performance obligations are satisfied as of a point in time or over time. Performance obligations are supported by contracts with customers, providing a framework for the nature of the distinct goods, services or bundle of goods and services. The timing of satisfying the performance obligation is typically indicated by the terms of the contract.

HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(Dollars in tables in millions, except per share amounts)

The following table outlines the Company's remaining performance obligations disaggregated by reportable business segment:

	March 31, 20
Aerospace Technologies	\$ 14,3
Industrial Automation	6,1
Building Automation	6,9
Energy and Sustainability Solutions	4,4
Corporate and All Other ¹	
Total performance obligations	\$ 32,0

¹ The remaining performance obligations within Corporate and All Other relate to the Quantinuum business.

Performance obligations recognized as of March 31, 2024, will be satisfied over the course of future periods. The Company's disclosure of the timing for satisfying the performance obligation is based on the requirements of contracts with customers. However, from time to time, these contracts may be subject to modifications, impacting the timing of satisfying the performance obligations. Performance obligations expected to be satisfied within one year and greater than one year are 55% and 45%, respectively.

The timing of satisfaction of the Company's performance obligations does not significantly vary from the typical timing of payment. Typical payment terms of the Company's fixed price over time contracts include progress payments based on specified events or milestones or based on project progress. For some contracts, the Company may be entitled to receive an advance payment.

The Company applied the practical expedient for certain revenue streams to exclude the value of remaining performance obligations for (i) contracts with an original expected term of one year or less or (ii) contracts for which the Company recognizes revenue in proportion to the amount the Company has the right to invoice for services performed.

NOTE 5. REPOSITIONING AND OTHER CHARGES

A summary of net repositioning and other charges follows:

		Three Months Ended March 31			
	Er				
	2	024	2	2023	
Severance	\$	33	\$	67	
Asset impairments		1		12	
Exit costs		15		24	
Reserve adjustments		(15)		(5)	
Total net repositioning charges		34		98	
Asbestos-related charges, net of insurance and reimbursements		18		21	
Probable and reasonably estimable environmental liabilities, net of reimbursements		24		22	
Other charges		17		_	
Total net repositioning and other charges	\$	93	\$	141	

The following table summarizes the pre-tax distribution of total net repositioning and other charges by classification in the Consolidated Statement of Operations:

		Three Months Ended March 3:					
	2024		2023				
Cost of products and services sold	\$ 58	\$	80				
Selling, general and administrative expenses	18		65				
Other (income) expense	17		(4)				
Total net repositioning and other charges	\$ 93	\$	141				

HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(Dollars in tables in millions, except per share amounts)

The following table summarizes the pre-tax amount of total net repositioning and other charges by reportable business segment. These amounts are excluded from segment profit as described in Note 18 Segment Financial Data:

		Three Months Ended March 31,					
	2024	2023					
Aerospace Technologies	\$ 5	\$ 3					
Industrial Automation	17	48					
Building Automation	4	27					
Energy and Sustainability Solutions	18	11					
Corporate and All Other	49	52					
Total net repositioning and other charges	\$ 93	\$ 141					

NET REPOSITIONING CHARGES

In the three months ended March 31, 2024, the Company recognized gross repositioning charges totaling \$49 million, including severance costs of \$33 million related to workforce reductions of 1,362 manufacturing and administrative positions primarily in the Company's Industrial Automation and Building Automation reportable business segments. The workforce reductions were related to productivity and ongoing functional transformation initiatives. The repositioning charges included asset impairments of \$1 million related to the write-down of certain assets within the Company's Industrial Automation reportable business segment. The repositioning charges also included exit costs of \$15 million related to current period costs incurred for closure obligations associated with site transitions primarily in the Company's Industrial Automation reportable business segment and corporate functions. Also, \$15 million of previously established reserves, primarily for severance, were returned to income due to higher-than-expected voluntary exits and adjustments to the scope of previously announced repositioning actions.

In the three months ended March 31, 2023, the Company recognized repositioning charges totaling \$103 million, including severance costs of \$67 million related to workforce reductions of 1,797 manufacturing and administrative positions mainly in the Company's Building Automation and Industrial Automation reportable business segments. The workforce reductions were related to the Company's productivity and ongoing functional transformation initiatives. The repositioning charges included asset impairments of \$12 million related to the write-down of certain assets within the Company's Industrial Automation reportable business segment. The repositioning charges also included exit costs of \$24 million related to current period costs incurred for closure obligations associated with site transitions across all of the Company's reportable business segments.

The following table summarizes the status of the Company's total repositioning reserves:

	 erance osts	 sset irments	_	Exit osts	Total		
Balance at December 31, 2023	\$ 188	\$, <u> </u>		91	\$	279	
Charges	33	1		15		49	
Usage—cash	(22)	_		(28)		(50)	
Usage—noncash	_	_		_		_	
Foreign currency translation	(3)	_		_		(3)	
Adjustments	(9)	(1)		(5)		(15)	
Balance at March 31, 2024	\$ 187	\$ _	\$	73	\$	260	

Certain repositioning projects will recognize exit costs in future periods when the actual liability is incurred. Such exit costs incurred in the three months ended March 31, 2024, and 2023, were \$12 million and \$10 million, respectively.

OTHER CHARGES

During the three months ended March 31, 2024, the Company recognized Other charges of \$17 million related to the settlement of a contractual dispute with a Russian entity associated with the Company's suspension and wind down activities in Russia. The charges were recorded in Other (income) expense in the Consolidated Statement of Operations.

HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

(Dollars in tables in millions, except per share amounts)

Given the uncertainty inherent in the Company's remaining obligations related to contracts with Russian counterparties, the Company does not believe it is possible to develop estimates of reasonably possible loss in excess of current accruals for these matters (other than as specifically set forth above). Based on available information to date, the Company's estimate of potential future losses or other contingencies related to the wind down of activities, including any guarantee payments or any litigation costs or as otherwise related to the Company's wind down in Russia, could adversely affect the Company's consolidated results of operations in the periods recognized but would not be material with respect to the Company's consolidated financial position. See Note 15 Commitments and Contingencies for a discussion of the recognition and measurement of estimate for contingencies.

NOTE 6. INCOME TAXES

The effective tax rate was higher than the U.S. federal statutory rate of 21% and increased during 2024 compared to 2023 as a result of incremental tax expense from reduced tax reserve activity, partially offset by increased tax benefits from employee-share based compensation and other accrued taxes.

NOTE 7. INVENTORIES

		D	ecember 31,
	March 31, 2024		2023
Raw materials	\$ 1,500	\$	1,704
Work in process	1,314		1,217
Finished products	3,504		3,257
Total Inventories	\$ 6,318	\$	6,178

NOTE 8. GOODWILL AND OTHER INTANGIBLE ASSETS—NFT

The following table summarizes the change in the carrying amount of goodwill for the three months ended March 31, 2024, by reportable business segment:

			Currency	
	December	Acquisitions/	Translation	March 31,
	31, 2023	Divestitures	Adjustment	2024
Aerospace Technologies	\$ 2,386	\$ —	\$ (3)	\$ 2,383
Industrial Automation	9,650	_	(38)	9,612
Building Automation	3,380	_	(20)	3,360
Energy and Sustainability Solutions	1,727	_	(2)	1,725
Corporate and All Other	906	_	(1)	905
Total Goodwill	\$ 18,049	s –	\$ (64)	\$ 17,985

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HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(Dollars in tables in millions, except per share amounts)

Other intangible assets are comprised of:

	March 31, 2024						December 31, 2023					
	Gross				Net		Gross				Net	
	Carrying	Ac	cumulated	Ca	arrying	C	arrying	Ac	cumulated	Ca	arrying	
	Amount	An	nortization	Α	mount	Α	mount	An	nortization	A	mount	
Definite-life intangibles												
Patents and technology	\$ 2,390	\$	(1,851)	\$	539	\$	2,399	\$	(1,837)	\$	562	
Customer relationships	4,153		(2,619)		1,534		4,199		(2,601)		1,598	
Trademarks	357		(287)		70		362		(284)		78	
Other	299		(277)		22		299		(277)		22	
Total definite-life												
intangibles—net	7,199		(5,034)		2,165		7,259		(4,999)		2,260	
Indefinite-life intangibles												
Trademarks	971		_		971		971		_		971	
Total Other intangible												
assets—net	\$ 8,170	\$	(5,034)	\$	3,136	\$	8,230	\$	(4,999)	\$	3,231	

Other intangible assets amortization includes \$70 million and \$68 million of acquisition-related intangible amortization expense for the three months ended March 31, 2024, and 2023, respectively.

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HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(Dollars in tables in millions, except per share amounts)

NOTE 9. LONG-TERM DEBT AND CREDIT AGREEMENTS

December 31,	
--------------	--

	March 31, 20	24	2023
0.00% Euro notes due 2024	\$	_	\$ 547
2.30% notes due 2024	7	'50	750
4.85% notes due 2024	4	00	400
1.35% notes due 2025	1,2	250	1,250
2.50% notes due 2026	1,5	00	1,500
1.10% notes due 2027	1,0	00	1,000
3.50% Euro notes due 2027	7	'03	711
4.95% notes due 2028	5	00	500
2.25% Euro notes due 2028	8	311	820
4.25% notes due 2029	7	'50	750
2.70% notes due 2029	7	'50	750
4.875% notes due 2029	5	00	_
3.375% Euro notes due 2030	8	311	_
1.95% notes due 2030	1,0	00	1,000
4.95% notes due 2031	5	00	_
1.75% notes due 2031	1,5	00	1,500
0.75% Euro notes due 2032	5	41	547
3.75% Euro notes due 2032	5	41	547
5.00% notes due 2033	1,1	.00	1,100
4.50% notes due 2034	1,0	00	1,000
4.125% Euro notes due 2034	1,0	82	1,094
5.00% notes due 2035	7	'50	_
3.75% Euro notes due 2036	8	311	_
5.70% notes due 2036	4	41	441
5.70% notes due 2037	4	62	462
5.375% notes due 2041	4	17	417
3.812% notes due 2047	4	42	442
2.80% notes due 2050	7	'50	750
5.25% notes due 2054	1,7	'50	
5.35% notes due 2064	6	50	_
Industrial development bond obligations, floating rate maturing at various dates through 2037		22	22
6.625% debentures due 2028	2	201	201
9.065% debentures due 2033		51	51
Other (including capitalized leases), 6.5% weighted average interest rate			
maturing at various dates through 2029	2	13	 217
Fair value of hedging instruments	(2	(80	 (166)
Debt issuance costs	(3	04)	 (245)
Total Long-term debt and current related maturities	23,4	37	 18,358
Less: Current maturities of long-term debt	1,2	254	 1,796
Total Long-term debt	\$ 22,1	83	\$ 16,562

(Dollars in tables in millions, except per share amounts)

On March 1, 2024, the Company issued \$500 million 4.875% Senior Notes due 2029, \$500 million 4.95% Senior Notes due 2031, \$750 million 5.00% Senior Notes due 2035, \$1.75 billion 5.25% Senior Notes due 2054, and \$650 million 5.35% Senior Notes due 2064 (collectively, the 2024 USD Notes). The Company may redeem the 2024 USD Notes at any time, and from time to time, in whole or in part, at the Company's option at the applicable redemption price. The offering provided gross proceeds of \$4.2 billion, offset by \$44 million in discount and closing costs related to the offering.

On March 1, 2024, the Company issued €750 million 3.375% Senior Notes due 2030 and €750 million 3.75% Senior Notes due 2036 (collectively, the 2024 Euro Notes). The Company may redeem the 2024 Euro Notes at any time, and from time to time, in whole or in part, at the Company's option at the applicable redemption price. The offering provided gross proceeds of \$1.6 billion, offset by \$21 million in discount and closing costs related to the offering.

The 2024 USD Notes and 2024 Euro Notes are senior unsecured and unsubordinated obligations of the Company and rank equally with each other and with all of the Company's existing and future senior unsecured debt and senior to all of the Company's subordinated debt. The Company intends to use the proceeds from the issuances for general corporate purposes, which may include, among other things, the repayment of outstanding debt and financing of possible acquisitions or business expansion.

On March 11, 2024, the Company repaid its 0.00% Euro notes due 2024.

On March 18, 2024, the Company entered into a \$1.5 billion 364-day credit agreement (the 364-Day Credit Agreement) and a \$4.0 billion amended and restated five-year credit agreement (the 5-Year Credit Agreement). The 364-Day Credit Agreement replaced the \$1.5 billion 364-day credit agreement dated as of March 20, 2023, which was terminated in accordance with its terms effective March 18, 2024. Amounts borrowed under the 364-Day Credit Agreement are required to be repaid no later than March 17, 2025, unless (i) Honeywell elects to convert all then outstanding amounts into a term loan, upon which such amounts shall be repaid in full on March 17, 2026, or (ii) the 364-Day Credit Agreement is terminated earlier pursuant to its terms. The 5-Year Credit Agreement amended and restated the previously reported \$4.0 billion amended and restated five-year credit agreement dated as of March 20, 2023. Commitments under the 5-Year Credit Agreement can be increased pursuant to the terms of the 5-Year Credit Agreement to an aggregate amount not to exceed \$4.5 billion. The 364-Day Credit Agreement and 5-Year Credit Agreement are maintained for general corporate purposes.

As of March 31, 2024, there were no outstanding borrowings under the 364-Day Credit Agreement or the 5-Year Credit Agreement.

NOTE 10. LEASES

The Company's operating and finance lease portfolio is described in Note 10 Leases of Notes to Consolidated Financial Statements in the Company's 2023 Annual Report on Form 10-K.

Supplemental cash flow information related to leases was as follows:

Ended Ma	rch 31,
2024	2023

	2	2024		
Right-of-use assets obtained in exchange for lease obligations				
Operating leases	\$	58	\$	20
Finance leases		24		31

(Dollars in tables in millions, except per share amounts)

Supplemental balance sheet information related to leases was as follows:

			De	cember 31,				
	Marc	March 31, 2024						
Operating leases								
Other assets	\$	1,007	\$	1,004				
Accrued liabilities		196		196				
Other liabilities		902		897				
Total operating lease liabilities		1,098		1,093				
Finance leases								
Property, plant and equipment		404		402				
Accumulated depreciation		(211)		(204)				
Property, plant and equipment—net		193		198				
Current maturities of long-term debt		88		86				
Long-term debt		89		99				
Total finance lease liabilities	\$	177	\$	185				

NOTE 11. DERIVATIVE INSTRUMENTS AND HEDGING TRANSACTIONS

Honeywell's foreign currency, interest rate, credit, and commodity price risk management policies are described in Note 11 Derivative Instruments and Hedging Transactions of Notes to Consolidated Financial Statements in the Company's 2023 Annual Report on Form 10-K.

The following table summarizes the notional amounts and fair values of the Company's outstanding derivatives by risk category and instrument type within the Consolidated Balance Sheet:

	Notional					Fair Val	lue As	set	Fair Value (Liability)				
	March	ı 31,	De	cember	М	arch	Dec	ember	N	1arch	De	cember	
	2024		31, 2023		31, 2024		31, 2023		31, 2024		31, 2023		
Derivatives in fair value													
hedging relationships													
Interest rate swap agreements	\$ 4,	702	\$	4,717	\$	_	\$	18	\$	(208)	\$	(184)	
Derivatives in cash flow													
hedging relationships													
Foreign currency exchange													
contracts		742		712		42		28		(1)		(4)	
Commodity contracts		4		6		_		_		_		(1)	
Derivatives in net investment	t												
hedging relationships													
Cross currency swap													
agreements	5,	.864		4,264		4		_		(72)		(145)	
Total derivatives													
designated as hedging													
instruments	11,	312		9,699		46		46		(281)		(334)	
Derivatives not designated as	5												
hedging instruments													
Foreign currency exchange													
contracts	11,	.119		8,198		8		7		(18)		(5)	
Total derivatives at fair													
value	\$ 22,	431	\$	17,897	\$	54	\$	53	\$	(299)	\$	(339)	

All derivative assets are presented in Other current assets or Other assets. All derivative liabilities are presented in Accrued liabilities or Other liabilities.

In addition to the foreign currency derivative contracts designated as net investment hedges, certain of the Company's foreign currency denominated debt instruments are designated as net investment hedges. The carrying value of those debt instruments designated as net investment hedges, which includes the adjustment for the foreign currency transaction gain or loss on those instruments, was \$7,118 million and \$6,099 million as of March 31, 2024, and December 31, 2023, respectively.

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HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

(Dollars in tables in millions, except per share amounts)

The following table sets forth the amounts recorded in the Consolidated Balance Sheet related to cumulative basis adjustments for fair value hedges:

	Carrying		Ac	umulative Fair Valu Ijustment e Carryin	e Hed t Inclu g Amo	ging ded in ount of		
	Hedged Item March 31, Dece 2024 31,				rch 31, 2024	lged Item , Decemb 31, 202		
Long-term debt	\$ 4,494	\$	4,551	\$	(208)	\$	(166)	

The following tables summarize the location and impact to the Consolidated Statement of Operations related to derivative instruments:

	Three Months Ended March 31, 2024												
	Net Sales						Services Administrative (Inco		General and Administrative		Other ncome) opense	C Fir	terest and Other nancial narges
	\$	9,105	\$	4,035	\$	1,548	\$	1,302	\$	(231)	\$	220	
Gain or (loss) on cash flow hedges													
Foreign currency exchange contracts													
Amount reclassified from accumulated other comprehensive income (loss)													
into income		1		2		1		1		_		_	
Gain or (loss) on fair value hedges													
Interest rate swap agreements													
Hedged items		_		_		_		_		_		42	
Derivatives designated as hedges		_		_		_		_		_		(42)	
Gain or (loss) on derivatives not designated as hedging instruments													
Foreign currency exchange contracts		_		_		_		_		23		_	

Three Months Ended March 31, 2023

	Net Sales	Cost of roducts Sold	Cost of ervices Sold	Ger Adm	elling, neral and inistrative spenses	(Ir	Other ncome) opense	C Fin	terest and Other nancial narges
	\$ 8,864	\$ 4,068	\$ 1,430	\$	1,317	\$	(260)	\$	170
Gain or (loss) on cash flow hedges									
Foreign currency exchange contracts									
Amount reclassified from accumulated other comprehensive income (loss)									
into income	1	 3	 1		1		_		
Gain or (loss) on fair value hedges									
Interest rate swap agreements									
Hedged items	_	_	_		_		_		(67)
Derivatives designated as hedges	_	_	_		_		_		67
Gain or (loss) on derivatives not designated as hedging instruments									
Foreign currency exchange contracts	_	_	_		_		(80)		

(Dollars in tables in millions, except per share amounts)

The following table summarizes the amounts of gain or (loss) on net investment hedges recognized in Accumulated other comprehensive income (loss):

	Thre	Three Months				
	Ended	Ended Marc				
	2024		2023			
Euro-denominated long-term debt	\$ 39) \$	(49)			
Euro-denominated commercial paper	19	,	(28)			
Cross currency swap agreements	75	j	(57)			

NOTE 12. FAIR VALUE MEASUREMENTS

The accounting guidance for fair value measurements and disclosures establishes a three-level fair value hierarchy:

- Level 1 Inputs are based on quoted prices in active markets for identical assets and liabilities.
- Level 2 Inputs are based on observable inputs other than quoted prices in active markets for identical or similar assets and liabilities.
- Level 3 One or more inputs are unobservable and significant.

Financial and nonfinancial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement.

The following table sets forth the Company's financial assets and liabilities that were accounted for at fair value on a recurring basis:

			M	1arch :	31, 2	024			December 31, 2023							
	Le	evel	L	.evel	Le	Level			Level		Level		Le	evel		
		1		2		3	Т	Total		1		2	3		Total	
Assets																
Foreign currency exchange																
contracts	\$	_	\$	50	\$	_	\$	50	\$	_	\$	35	\$	_	\$	35
Available for sale investments		66		293		_		359		63		217		_		280
Interest rate swap agreements		_		_		_		_		_		18		_		18
Cross currency swap																
agreements		_		4		_		4		_		_		_		_
Investments in equity securities	5	15		_		_		15		22		_		_		22
Right to HWI Net Sale Proceeds		_		_		9		9		_		_		9		9
Total assets	\$	81	\$	347	\$	9	\$	437	\$	85	\$	270	\$	9	\$	364
Liabilities																
Foreign currency exchange																
contracts	\$	_	\$	19	\$	_	\$	19	\$	_	\$	9	\$	_	\$	9
Interest rate swap agreements		_		208		_		208		_		184		_		184
Commodity contracts		_		_		_		_		_		1		_		1
Cross currency swap																
agreements				72				72				145				145
Total liabilities	\$	_	\$	299	\$	_	\$	299	\$	_	\$	339	\$	_	\$	339

The Company values foreign currency exchange contracts, interest rate swap agreements, cross currency swap agreements, and commodity contracts using broker quotations, or market transactions in either the listed or over-the-counter markets. As such, these derivative instruments are classified within level 2. The Company also holds investments in commercial paper, certificates of deposits, time deposits, and corporate debt securities that are designated as available for sale. These investments are valued using published prices based on observable market data. As such, these investments are classified within level 2.

The Company holds certain available for sale investments in U.S. government securities and investments in equity securities. The Company values these investments utilizing published prices based on quoted market pricing, which are classified within level 1.

The carrying value of cash and cash equivalents, trade accounts and notes receivables, payables, commercial paper, and other short-term borrowings approximates fair value.

(Dollars in tables in millions, except per share amounts)

As part of the NARCO Buyout (see Note 15 Commitments and Contingencies for definition), Honeywell holds a right to proceeds from the definitive sale agreement pursuant to which HarbisonWalker International Holdings, Inc. (HWI), the reorganized and renamed entity that emerged from the NARCO Bankruptcy, was acquired by an affiliate of Platinum Equity, LLC (HWI Sale). The right to these proceeds is considered a financial instrument. The significant input for the valuation of this right is unobservable, and as such, is classified within level 3.

The HWI Sale closed on February 16, 2023. During the twelve months ended December 31, 2023, Honeywell received \$275 million of proceeds from the HWI Sale (HWI Net Sale Proceeds). Additionally, the Company recorded a fair value adjustment for the HWI Net Sale Proceeds and reduced the estimate by \$11 million. The fair value of the remaining HWI Net Sale Proceeds as of March 31, 2024, represents contingent consideration to be paid in future periods if certain conditions under the definitive sale agreement for the HWI Sale are met.

The following table sets forth a reconciliation of beginning and ending balances of assets and liabilities that were accounted for at fair value using level 3 measurements:

	Ended M	Months larch 31, 24
Balance at beginning of period	\$	9
Receipt of HWI Net Sale Proceeds		_
Fair value adjustment of HWI Net Sale Proceeds		_
Balance at end of period	\$	9

The following table sets forth the Company's financial assets and liabilities that were not carried at fair value:

	March 3	1, 2024	2023		
	Carrying	Fair	Carrying	Fair	
	Value	Value	Value	Value	
Assets					
Long-term receivables	\$ 260	\$ 190	\$ 232	\$ 173	
Liabilities					
Long-term debt and related current maturities	23,437	22,515	18,358	17,706	

The Company determined the fair value of the long-term receivables by utilizing transactions in the listed markets for identical or similar assets. As such, the fair value of these receivables is considered level 2.

The Company determined the fair value of the long-term debt and related current maturities by utilizing transactions in the listed markets for identical or similar liabilities. As such, the fair value of the long-term debt and related current maturities is considered level 2.

(Dollars in tables in millions, except per share amounts)

NOTE 13. EARNINGS PER SHARE

The details of the earnings per share calculations for the three months ended March 31, 2024, and 2023, are as follows (shares in millions):

	Three Months Ended March 31,				
Basic	2024	2023			
Net income attributable to Honeywell	\$ 1,463	\$ 1,394			
Weighted average shares outstanding	652.3	667.8			
Earnings per share of common stock—basic	\$ 2.24	\$ 2.09			
	Three	Months			
	Finded N				

	Three	Months	
	Ended N	March 31,	
Assuming Dilution	2024	2023	
Net income attributable to Honeywell	\$ 1,463	\$ 1,394	
Average shares			
Weighted average shares outstanding	652.3	667.8	
Dilutive securities issuable—stock plans	4.3	5.2	
Total weighted average diluted shares outstanding	656.6	673.0	
Earnings per share of common stock—assuming dilution	\$ 2.23	\$ 2.07	

The diluted earnings per share calculations exclude the effect of stock options when the cost to exercise an option exceeds the average market price of the common shares during the period. For the three months ended March 31, 2024, and 2023, the weighted average number of stock options excluded from the computations was 4.9 million and 4.0 million, respectively.

As of March 31, 2024, and 2023, the total shares outstanding were 651.2 million and 665.7 million, respectively, and as of March 31, 2024, and 2023, total shares issued were 957.6 million.

(Unaudited)

(Dollars in tables in millions, except per share amounts)

NOTE 14. ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)

CHANGES IN ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS) BY COMPONENT

					Cha	nges in	Cha	anges	
				Pension	F	air		in	
	1	Foreign		and Other	Va	lue of	Fair	Value	
	E	xchange	Pos	stretirement	Avai	lable for	of	Cash	
	Tr	anslation		Benefit	9	Sale	F	low	
	Ad	ljustment	A	djustments	Inve	stments	He	dges	Total
Balance at December 31, 2023	\$	(3,101)	\$	(1,055)	\$	(2)	\$	23	\$(4,135)
Other comprehensive income (loss)									
before reclassifications		78		_		_		18	96
Amounts reclassified from									
accumulated other comprehensive									
income (loss)				(5)		_		(4)	(9)
Net current period other									
comprehensive income (loss)		78		(5)		_		14	87
Balance at March 31, 2024	\$	(3,023)	\$	(1,060)	\$	(2)	\$	37	\$(4,048)

		Foreign xchange anslation ljustment	Pension and Other Postretirement Benefit Adjustments		Changes in Fair Value of Available for Sale Investments		Fai of I	anges in r Value ^c Cash Flow edges	Total
Balance at December 31, 2022	\$	(2,832)	\$	(648)	\$	(7)	\$	12	\$(3,475)
Other comprehensive income (loss) before reclassifications		(59)		_		(6)		16	(49)
Amounts reclassified from accumulated other comprehensive income (loss)		_		(12)		_		(2)	(14)
Net current period other comprehensive income (loss)		(59)		(12)		(6)		14	(63)
Balance at March 31, 2023	\$	(2,891)	\$	(660)	\$	(13)	\$	26	\$(3,538)

ENVIRONMENTAL MATTERS

Honeywell's environmental matters are described in Note 19 Commitments and Contingencies of Notes to Consolidated Financial Statements in the Company's 2023 Annual Report on Form 10-K.

The following table summarizes information concerning the Company's recorded liabilities for environmental costs:

Balance at December 31, 2023	\$ 641
Accruals for environmental matters deemed probable and reasonably estimable	82
Environmental liability payments	(61)
Balance at March 31, 2024	\$ 662

Environmental liabilities are included in the following balance sheet accounts:

	March	31, 2024		2023	
Accrued liabilities	\$	228	\$	227	
Other liabilities		434		414	
Total environmental liabilities	\$	662	\$	641	

(Dollars in tables in millions, except per share amounts)

The Company does not currently possess sufficient information to reasonably estimate the amounts of environmental liabilities to be recorded upon future completion of studies, litigation, or settlements, and neither the timing nor the amount of the ultimate costs associated with environmental matters can be determined, although they could be material to the Company's consolidated results of operations and operating cash flows in the periods recognized or paid. However, considering the Company's past experience and existing reserves, the Company does not expect that environmental matters will have a material adverse effect on its consolidated financial position.

In conjunction with the Resideo Technologies, Inc. (Resideo) spin-off, the Company entered into an indemnification and reimbursement agreement with a Resideo subsidiary, pursuant to which Resideo's subsidiary has an ongoing obligation to make cash payments to Honeywell in amounts equal to 90% of Honeywell's annual net spending for environmental matters at certain sites as defined in the agreement. The amount payable to Honeywell in any given year is subject to a cap of \$140 million, and the obligation will continue until the earlier of December 31, 2043, or December 31 of the third consecutive year during which the annual payment obligation is less than \$25 million.

Reimbursements associated with this agreement are collected from Resideo quarterly and were \$35 million in the three months ended March 31, 2024, and offset operating cash outflows incurred by the Company. As the Company incurs costs for environmental matters deemed probable and reasonably estimable related to the sites covered by the indemnification and reimbursement agreement, a corresponding receivable from Resideo for 90% of such costs is also recorded. This receivable amount recorded in the three months ended March 31, 2024, was \$59 million. As of March 31, 2024, Other current assets and Other assets included \$140 million and \$545 million, respectively, for the short-term and long-term portion of the receivable amount due from Resideo under the indemnification and reimbursement agreement.

ASBESTOS MATTERS

Honeywell is named in asbestos-related personal injury claims related to North American Refractories Company (NARCO), which was sold in 1986, and the Bendix Friction Materials (Bendix) business, which was sold in 2014.

The following tables summarize information concerning NARCO and Bendix asbestos-related balances:

ASBESTOS-RELATED LIABILITIES

	Bendix	NARCO		Total	
December 31, 2023	\$ 1,644	\$	_	\$ 1,644	
Accrual for update to estimated liability	10		_	10	
Change in estimated cost of future claims	5		_	5	
Asbestos-related liability payments	(55)		_	(55)	
March 31, 2024	\$ 1,604	\$	_	\$ 1,604	

INSURANCE RECOVERIES FOR ASBESTOS-RELATED LIABILITIES

	В	NARCO		Total		
December 31, 2023	\$	123	\$	88	\$	211
Probable insurance recoveries related to estimated liability		_		_		
Insurance receipts for asbestos-related liabilities		(3)		(3)		(6)
March 31, 2024	\$	120	\$	85	\$	205

NARCO and Bendix asbestos-related balances are included in the following balance sheet accounts:

			D	ecember 31,
	Marc	h 31, 2024		2023
Other current assets	\$	41	\$	41
Insurance recoveries for asbestos-related liabilities		164		170
Total insurance recoveries for asbestos-related liabilities	\$	205	\$	211
Accrued liabilities	\$	137	\$	154
Asbestos-related liabilities		1,467		1,490
Total asbestos-related liabilities	\$	1,604	\$	1,644

(Dollars in tables in millions, except per share amounts)

NARCO Products – NARCO manufactured high-grade, heat-resistant, refractory products for various industries. Honeywell's predecessor, Allied Corporation, owned NARCO from 1979 to 1986. Allied Corporation sold the NARCO business in 1986 and entered into a cross-indemnity agreement which included an obligation to indemnify the purchaser for asbestos claims, arising primarily from alleged occupational exposure to asbestos-containing refractory brick and mortar for high-temperature applications. NARCO ceased manufacturing these products in 1980 and filed for bankruptcy in January 2002, at which point in time all then current and future NARCO asbestos claims were stayed against both NARCO and Honeywell pending the reorganization of NARCO. The Company established its initial liability for NARCO asbestos claims in 2002.

NARCO emerged from bankruptcy in April 2013, at which time a federally authorized 524(g) trust was established to evaluate and resolve all existing NARCO asbestos claims (the Trust). Both Honeywell and NARCO are protected by a permanent channeling injunction barring all present and future individual actions in state or federal courts and requiring all asbestos-related claims based on exposure to NARCO asbestos-containing products to be made against the Trust (Channeling Injunction). The NARCO Trust Agreement (TA) and the NARCO Trust Distribution Procedures (TDP) set forth the structure and operating rules of the Trust, and established Honeywell's evergreen funding obligations.

The operating rules per the TDP define criteria claimants must meet for a claim to be considered valid and paid. Once operational in 2014, the Trust began to receive, process, and pay claims. In September 2021, Honeywell filed suit against the Trust in the United States Bankruptcy Court for the Western District of Pennsylvania (Bankruptcy Court) alleging that the Trust breached its duties in managing the Trust, including breaches of certain provisions of the TA and TDP. Honeywell's lawsuit sought appropriate relief preventing the Trust from continuing these practices. The Trust also filed suit against Honeywell, alleging Honeywell breached its obligations under the Trust's governing documents. Honeywell moved to dismiss the Trust's suit, and on December 15, 2021, the Bankruptcy Court granted Honeywell's motion to dismiss subject to granting the Trust leave to file an amended complaint. On December 28, 2021, the Trust filed an answer with counterclaims in response to Honeywell's complaint and in lieu of filing an amended complaint. The Bankruptcy Court conducted a trial on these matters during May 2022; following the trial, the Company and the Trust began discussing a potential settlement of Honeywell's remaining obligations to the Trust.

On November 18, 2022, Honeywell entered into a definitive agreement (Buyout Agreement) with the Trust, and on November 20, 2022, in exchange for the NARCO Trust Advisory Committee (TAC) and Lawrence Fitzpatrick, in his capacity as the NARCO Asbestos Future Claimants Representative (FCR), becoming parties to the Buyout Agreement, Honeywell, the Trust, the TAC, and the FCR entered into an Amended and Restated Buyout Agreement (Amended Buyout Agreement).

Pursuant to the terms of the Amended Buyout Agreement, Honeywell agreed to make a one-time, lump sum payment in the amount of \$1.325 billion to the Trust (Buyout Amount), subject to certain deductions as described in the Amended Buyout Agreement and in exchange for the release by the Trust of Honeywell from all further and future obligations of any kind related to the Trust and/or any claimants who were exposed to asbestos-containing products manufactured, sold, or distributed by NARCO or its predecessors, including Honeywell's ongoing evergreen obligation to fund (i) claims against the Trust, which comprise Honeywell's NARCO asbestos-related claims liability, and (ii) the Trust's annual operating expenses, which are expensed as incurred, including its legal fees (which

operating expenses, for reference, were approximately \$30 million in 2022) (such evergreen obligations referred to in (i) and (ii), Honeywell Obligations) (the NARCO Buyout).

On December 8, 2022, the Bankruptcy Court issued an order that (A) approved the Amended Buyout Agreement, and (B) declared that the NARCO Channeling Injunction (which bars all past, present, and future individual actions in state or federal courts based on exposure to NARCO asbestos-containing products and requires all such claims to be made against the Trust) will remain in full force and effect without modification, dissolution, or termination (Order).

On December 14, 2022, HWI, the reorganized and renamed entity that emerged from the NARCO bankruptcy, entered into a definitive agreement (Sale Agreement) pursuant to which an affiliate of Platinum Equity, LLC agreed to acquire HWI (HWI Sale) subject to the terms set forth in the Sale Agreement, including customary conditions to closing set forth therein. In accordance with the Amended Buyout Agreement, the economic rights of the Trust in respect of the net proceeds from the HWI Sale inure to the benefit of Honeywell.

On January 30, 2023, the Company paid the Buyout Amount to the Trust, the parties closed the transactions contemplated in the Amended Buyout Agreement (Closing), and Honeywell was released from the Honeywell Obligations. Honeywell continues to have the right to collect proceeds in connection with its NARCO asbestos-related insurance policies.

With the issuance of the Order, the Company derecognized the NARCO asbestos-related liability of \$688 million from the Consolidated Balance Sheet and recognized a charge of \$1.325 billion in the Consolidated Statement of Operations and accrued a corresponding liability in the Consolidated Balance Sheet for the Buyout Amount. In addition, the Company recognized a benefit of \$295 million in the Consolidated Statement of Operations and corresponding asset in Other current assets in the Consolidated Balance Sheet for Honeywell's rights to the proceeds from the HWI Sale. The benefit of \$295 million offset the charge for the Buyout Amount.

On February 16, 2023, the HWI Sale closed. Pursuant to the Amended Buyout Agreement, during 2023, Honeywell received \$275 million of proceeds from the HWI sale. See Note 12 Fair Value Measurements for further information on the related proceeds and remaining amount under the Amended Buyout Agreement.

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(Dollars in tables in millions, except per share amounts)

Bendix Products - Bendix manufactured automotive brake linings that contained chrysotile asbestos in an encapsulated form. Claimants consist largely of individuals who allege exposure to asbestos from brakes from either performing or being in the vicinity of individuals who performed brake replacements. The following tables present information regarding Bendix-related asbestos claims activity:

	Three Months				
	Ended March 31,	Years Ended December 31,			
	2024	2023	2022		
Claims unresolved at the beginning of period	5,517	5,608	6,401		
Claims filed	360	1,803	2,014		
Claims resolved	(504)	(1,894)	(2,807)		
Claims unresolved at the end of period	5,373	5,517	5,608		

	March 31,	Decembe	er 31,
Disease Distribution of Unresolved Claims	2024	2023	2022
Mesothelioma and other cancer claims	3,273	3,244	3,283
Nonmalignant claims	2,100	2,273	2,325
Total claims	5,373	5,517	5,608

Honeywell has experienced average resolution values per claim excluding legal costs as follows:

	Years Ended December 31,				
	2023	2022	2021	2020	2019
	(in whole dollars)				
Mesothelioma and other cancer claims	\$66,200	\$59,200	\$56,000	\$61,500	\$50,200
Nonmalignant claims	\$ 1,730	\$ 520	\$ 400	\$ 550	\$ 3,900

The Consolidated Financial Statements reflect an estimated liability for resolution of asserted (claims filed as of the financial statement date) and unasserted Bendix-related asbestos claims, which exclude the Company's ongoing legal fees to defend such asbestos claims which will continue to be expensed as they are incurred.

The Company reflects the inclusion of all years of epidemiological disease projection through 2059 when estimating the liability for unasserted Bendix-related asbestos claims. Such liability for unasserted Bendix-related asbestos claims is based on historic and anticipated claims filing experience and dismissal rates, disease classifications, and average resolution values in the tort system over a defined look-back period. The Company historically valued Bendix asserted and unasserted claims using a five-year look-back period. The Company reviews the valuation assumptions and average resolution values used to estimate the cost of Bendix asserted and unasserted claims during the fourth quarter each year.

The Company experienced fluctuations in average resolution values year-over-year in each of the past five years with no well-established trends in either direction. In 2023, the Company observed two consecutive years of increasing average resolution values (2023 and 2022), with more volatility in the earlier years of the five-year period (2019 through 2021). Based on these observations, the Company, during its annual review in the fourth quarter of 2023, reevaluated its valuation methodology and elected to give more weight to the two most recent years by shortening the look-back period from five years to two years (2023 and 2022). The Company believes that the average resolution values in the last two consecutive years are likely more representative of expected resolution values in future periods.

It is not possible to predict whether such resolution values will increase, decrease, or stabilize in the future, given recent litigation trends within the tort system and the inherent uncertainty in predicting the outcome of such trends. The Company will continue to monitor Bendix claim resolution values and other trends within the tort system to assess the appropriate look-back period for determining average resolution values going forward.

In 2023, the Company recognized a \$522 million expense and corresponding adjustment to its estimated liability for Bendix asbestos-related claims. This amount includes \$434 million attributable primarily to shortening the look-back period to the two most recent years, and to a lesser extent to increasing expected resolution values for a subset of asserted claims to adjust for higher claim values in that subset than in the modelled two-year data set.

(Dollars in tables in millions, except per share amounts)

The Company's insurance receivable corresponding to the liability for settlement of asserted and unasserted Bendix asbestos claims reflects coverage which is provided by a large number of insurance policies written by dozens of insurance companies in both the domestic insurance market and the London excess market. Based on the Company's ongoing analysis of the probable insurance recovery, insurance receivables are recorded in the financial statements simultaneous with the recording of the estimated liability for the underlying asbestos claims. This determination is based on the Company's analysis of the underlying insurance policies, historical experience with insurers, ongoing review of the solvency of insurers, judicial determinations relevant to insurance programs, and consideration of the impacts of any settlements reached with the Company's insurers.

SEC MATTER

The Company is cooperating with a formal investigation by the Securities and Exchange Commission which is primarily focused on certain accounting matters with respect to the Company's former Performance Materials and Technologies segment. At this time, the Company does not expect the outcome of this matter to have a material adverse effect on the Company's consolidated results of operations, cash flows, or financial position.

PETROBRAS AND UNAOIL MATTERS

On December 19, 2022, the Company reached a comprehensive resolution to the investigations by the U.S. Department of Justice (DOJ), the Securities and Exchange Commission (SEC), and certain Brazilian authorities (Brazilian Authorities) relating to the Company's use of third parties who previously worked for the Company's UOP business in Brazil in relation to a project awarded in 2010 for Petróleo Brasileiro S.A. (Petrobras). The investigations focused on the Company's compliance with the U.S. Foreign Corrupt Practices Act and similar Brazilian laws (UOP Matters). The comprehensive resolution also resolves DOJ and SEC investigations relating to a matter involving a foreign subsidiary's prior contract with Unaoil S.A.M. in Algeria executed in 2011 (the Unaoil Matter).

In connection with the comprehensive resolution, (i) the Company agreed to pay a total equivalent of \$202.7 million, which payment occurred in January 2023, to the DOJ, the SEC, and the Brazilian Authorities, collectively, in penalties, disgorgement, and prejudgment interest, (ii) the Company's subsidiary, UOP, LLC (UOP), entered into a three-year Deferred Prosecution Agreement with the DOJ for charges related to the UOP Matters, (iii) UOP entered into leniency agreements with the Brazilian authorities related to the UOP Matter in Brazil, and (iv) the Company entered into an agreement with the SEC that resolves allegations relating to the UOP Matters and the Unaoil Matter. Pursuant to these agreements, the Company agreed to undertake certain compliance measures and compliance reporting obligations. These agreements entirely resolve the Petrobras and Unaoil investigations.

OTHER MATTERS

The Company is subject to a number of other lawsuits, investigations, and disputes (some of which involve substantial amounts claimed) arising out of the conduct of the Company's business, including matters relating to commercial transactions, government contracts, product liability, prior acquisitions and divestitures, employee benefit plans, intellectual property, and environmental, health, and safety

matters. The Company recognizes liabilities for any contingency that is probable of occurrence and reasonably estimable. The Company continually assesses the likelihood of adverse judgments or outcomes in such matters, as well as potential ranges of probable losses (taking into consideration any insurance recoveries), based on a careful analysis of each matter with the assistance of outside legal counsel and, if applicable, other experts.

Given the uncertainty inherent in litigation and investigations, including those discussed in this Note 15, the Company cannot predict when or how these matters will be resolved and does not believe it is possible to develop estimates of reasonably possible loss (or a range of possible loss) in excess of current accruals for commitment and contingency matters. Considering the Company's past experience and existing accruals, the Company does not expect the outcome of such matters, either individually or in the aggregate, to have a material adverse effect on the Company's consolidated financial position. Because most contingencies are resolved over long periods of time, potential liabilities are subject to change due to new developments, changes in settlement strategy or the impact of evidentiary requirements, which could cause the Company to pay damage awards or settlements (or become subject to equitable remedies) that could have a material adverse effect on the Company's consolidated results of operations or operating cash flows in the periods recognized or paid.

(Unaudited)

(Dollars in tables in millions, except per share amounts)

NOTE 16. PENSION BENEFITS

Net periodic pension benefit (income) cost for the Company's significant pension plans included the following components:

	U.S.	Plans		
		Three Months		
	2024	1arch 31, 2023		
Service cost	\$ 7	\$ 7		
Interest cost	150	161		
Expected return on plan assets	(281)	(278)		
Amortization of prior service (credit) cost	(2)	(10)		
Net periodic benefit income	\$ (126)	\$ (120)		
		Non-U.S. Plans		
		Months Iarch 31,		
	2024	2023		
Service cost	\$ 3	\$ 3		
Interest cost	47	49		
Expected return on plan assets	(74)	(67)		
Net periodic benefit income	\$ (24)	\$ (15)		

NOTE 17. OTHER (INCOME) EXPENSE

Three Months Ended March 31,

	2024	2023
Interest income	\$ (105)	\$ (76)
Pension ongoing income—non-service	(161)	(146)
Other postretirement income—non-service	(6)	(6)
Equity income of affiliated companies	(16)	(35)
Foreign exchange loss	26	2
Expense (benefit) related to Russia-Ukraine Conflict	17	(4)
Other, net	14	5
Total Other (income) expense	\$ (231)	\$ (260)

See Note 5 Repositioning and Other Charges for further discussion of the expense related to the Russia-Ukraine Conflict.

(Dollars in tables in millions, except per share amounts)

NOTE 18. SEGMENT FINANCIAL DATA

Honeywell globally manages its business operations through four reportable business segments. Segment information is consistent with how management reviews the businesses, makes investing and resource allocation decisions, and assesses operating performance.

Honeywell's senior management evaluates segment performance based on segment profit. Each segment's profit is measured as segment income (loss) before taxes excluding general corporate unallocated expense, interest and other financial charges, stock compensation expense, pension and other postretirement income (expense), repositioning and other charges, and other items within Other (income) expense.

Effective during the first quarter of 2024, the Company realigned certain of its business units comprising its historical Performance Materials and Technologies and Safety and Productivity Solutions reportable business segments by forming two new reportable business segments: Industrial Automation and Energy and Sustainability Solutions. Industrial Automation includes Sensing and Safety Technologies, Productivity Solutions and Services, and Warehouse and Workflow Solutions, previously included in Safety and Productivity Solutions, in addition to Process Solutions, previously included in Performance Materials and Technologies. Energy and Sustainability Solutions includes UOP and Advanced Materials, previously included in Performance Materials and Technologies. Further, as part of the realignment, the Company renamed its historical Aerospace and Honeywell Building Technologies reportable business segments to Aerospace Technologies and Building Automation, respectively. This realignment had no impact on the Company's historical consolidated financial position, results of operations, or cash flows. Prior period amounts have been recast to conform to current period segment presentation.

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HONEYWELL INTERNATIONAL INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

(Dollars in tables in millions, except per share amounts)

	2024	2023
Net sales		
Aerospace Technologies		
Products	\$ 2,025	\$ 1,672
Services	1,644	1,439
Net Aerospace Technologies sales	3,669	3,111
Industrial Automation		
Products	1,800	2,159
Services	678	644
Net Industrial Automation sales	2,478	2,803
Building Automation		
Products	1,057	1,132
Services	369	355
Net Building Automation sales	1,426	1,487
Energy and Sustainability Solutions		
Products	1,381	1,347
Services	144	114
Net Energy and Sustainability Solutions sales	1,525	1,461
Corporate and All Other		
Services	7	2
Net Corporate and All Other sales	7	2
Net sales	\$ 9,105	\$ 8,864
Segment profit		
Aerospace Technologies	\$ 1,031	\$ 827
Industrial Automation	417	526
Building Automation	342	375
Energy and Sustainability Solutions	302	300
Corporate and All Other	(71)	(81)
Total segment profit	2,021	1,947
Interest and other financial charges	(220)	(170)
Interest income	105	76
Stock compensation expense ¹	(53)	(59)
Pension ongoing income ²	145	130
Other postretirement income ²	6	6
Repositioning and other charges ³	(93)	(141)
Other expense ⁴	(40)	(7)
Income before taxes	\$ 1,871	\$ 1,782

- 1 Amounts included in Selling, general and administrative expenses.
- 2 Amounts included in Cost of products and services sold (service cost component), Selling, general and administrative expenses (service cost component), Research and development expenses (service cost component), and Other (income) expense (non-service cost component).
- 3 Amounts included in Cost of products and services sold, Selling, general and administrative expenses, and Other (income) expense.
- 4 Amounts include the other components of Other (income) expense not included within other categories in this reconciliation. Equity income of affiliated companies is included in segment profit.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

(Dollars in tables and graphs in millions, except per share amounts)

The following Management's Discussion and Analysis of Financial Condition and Results of Operations is intended to help the reader understand the results of operations and financial condition of Honeywell International Inc. and its consolidated subsidiaries (Honeywell, we, us, our, or the Company) for the three months ended March 31, 2024. The financial information as of March 31, 2024, should be read in conjunction with the Consolidated Financial Statements for the year ended December 31, 2023, contained in our 2023 Annual Report on Form 10-K. See Note 3 Acquisitions and Divestitures of Notes to Consolidated Financial Statements for a discussion of acquisition and divestiture activity during the three months ended March 31, 2024. Certain prior year amounts are reclassified to conform to the current year presentation.

BUSINESS UPDATE

MACROECONOMIC CONDITIONS

We continue to monitor the impacts of ongoing macroeconomic conditions and geopolitical events. In the first quarter of 2024, material inflation continued to moderate with some preliminary signs of stabilization across most industrial sectors. Slowing global growth relieved pressure on logistics freight and service capacity and provided supply chain redundancy. We continue to leverage short-term and long-term mitigation strategies to reduce the impact of supply chain disruptions, including digital solutions to assist in identifying and managing shortages.

Our mitigation strategies include pricing actions, longer term planning for constrained materials, new supplier development, material supply tracking tools, and direct engagement with key suppliers to meet customer demand. Our relationships with primary and secondary suppliers allow us to reliably source key components and raw materials. In areas where we cannot procure key components or raw materials, we consider altering existing products and developing new products to satisfy customer needs. Alterations to existing products and the development of new products undergo product quality controls and engineering qualification prior to releasing to our customers. In addition, we assist certain suppliers facing manufacturing challenges by committing our own resources to their sites and facilities. We believe these mitigation strategies enable us to reduce supply risk, accelerate new product innovation, and expand our penetration in the markets we serve. Additionally, due to the strenuous quality controls and product qualification we perform on a new or altered product, we do not expect these mitigation strategies to impact product quality or reliability.

Global conflicts continue to create volatility in global financial and energy markets and contribute to supply chain shortages adding to the inflationary pressures in the global economy. We actively collaborate with our suppliers to minimize impacts of supply shortages on our manufacturing capabilities.

To date, our strategies have successfully mitigated our exposure to these conditions. However, if we are not successful in sustaining or executing these strategies, these macroeconomic conditions could have a material adverse effect on our consolidated results of operations or operating cash flows.

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CONSOLIDATED OPERATING RESULTS

Net Sales

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The change in Net sales was attributable to the following:

Volume-%Price3%Foreign currency translation-%Acquisitions, divestitures, and other, net-%Total % change in Net sales3%

A discussion of Net sales by reportable business segment can be found in the Review of Business Segments section of this Management's Discussion and Analysis.

Q1 2024 compared with Q1 2023

Net sales increased due to increased pricing and price adjustments to offset inflation.

Cost of Products and Services Sold

39

Q1 2024 compared with Q1 2023

Cost of products and services sold increased due to the following:

- Higher direct and indirect material costs and higher labor costs of approximately \$0.2 billion or 4%,
- Partially offset by higher productivity of approximately \$0.1 billion or 2%.

Gross Margin

198

Q1 2024 compared with Q1 2023

Gross margin increased by approximately \$0.2 billion and gross margin percentage increased 70 basis points to 38.7% compared to 38.0% for the same period of 2023.

Research and Development Expenses

424

Q1 2024 compared with Q1 2023

Research and development expenses were largely unchanged.

Selling, General and Administrative Expenses

548

Q1 2024 compared with Q1 2023

Selling, general and administrative expenses were largely unchanged.

Other (Income) Expense

	Three Months
	Ended March 31,
	2024 2023
Other (income) expense	\$ (231) \$ (260)

Q1 2024 compared with Q1 2023

Other income declined slightly.

Tax Expense

964

Q1 2024 compared with Q1 2023

The effective tax rate increased as a result of incremental tax expense from reduced tax reserve activity, partially offset by increased tax benefits from employee-share based compensation and other accrued taxes, representing a 20 basis-point increase.

Net Income Attributable to Honeywell

1494

Q1 2024 compared to Q1 2023

Earnings per share of common stock-assuming dilution increased due to the following:

- Higher segment profit (\$0.09 after tax),
- Lower repositioning and other charges (\$0.06 after tax),
- · Higher interest income (\$0.03 after tax), and
- Lower share count (\$0.05 after tax),
- Partially offset by higher interest expense (loss of \$0.06 after tax).

REVIEW OF BUSINESS SEGMENTS

During the first quarter of 2024, the Company realigned certain of its business units as reflected in Note 18 Segment Financial Data, which impacts the composition of its reportable segments. The Company recast historical periods to reflect this change in segment presentation. See Note 18 Segment Financial Data to Notes to Consolidated Financial Statements for further discussion.

We globally manage our business operations through four reportable business segments: Aerospace Technologies, Industrial Automation, Building Automation, and Energy and Sustainability Solutions.

AEROSPACE TECHNOLOGIES

Net Sales

24

	Three Months Ended		
	March 31,		
		2023	% Change
	2024		
Net sales	\$ 3,669	\$3,111	18 %
Cost of products and services sold	2,221	1,936	
Selling, general and administrative and other expenses	417	348	
Segment profit	\$1,031	\$ 827	25 %

2024 vs. 2023 **Three Months Ended** March 31, Net Segment Factors Contributing to Year-Over-Year Change Sales **Profit** Organic¹ 18 % 25 % Foreign currency translation - % **-** % — % Acquisitions, divestitures, and other, net **-** % Total % change 18 % 25 %

Organic sales % change, presented for all of our reportable business segments, is defined as the change in Net sales, excluding the impact on sales from foreign currency translation and acquisitions, net of divestitures, for the first 12 months following the transaction date. We believe this non-GAAP measure is useful to investors and management in understanding the ongoing operations and analysis of ongoing operating trends.

Q1 2024 compared to Q1 2023

Sales increased \$558 million due to higher organic sales of \$237 million in Commercial Aviation Aftermarket driven by higher sales volumes in air transport due to an increase in flight hours, higher organic sales of \$187 million in Defense and Space driven by higher sales volumes due to increased shipments, and higher organic sales of \$132 million in Commercial Aviation Original Equipment driven by higher sales volumes due to increased shipments.

Segment profit increased \$204 million and segment margin percentage increased 150 basis points to 28.1% compared to 26.6% for the same period of 2023.

INDUSTRIAL AUTOMATION

Net Sales

48

	Three Months Ended March 31,		
		.,	
			% Change
	2024	2023	
Net sales	\$ 2,478	\$ 2,803	(12)%
Cost of products and services sold	1,503	1,724	
Selling, general and administrative and other expenses	558	553	
Segment profit	\$ 417	\$ 526	(21)%

2024 vs. 2023 **Three Months Ended** March 31, Net Segment Sales **Profit** Factors Contributing to Year-Over-Year Change Organic (13)% (21)% — % Foreign currency translation — % Acquisitions, divestitures, and other, net 1 % — % Total % change (12)% (21)%

Q1 2024 compared to Q1 2023

Sales decreased \$325 million due to lower organic sales of \$254 million in Warehouse and Workflow Solutions driven by lower demand for projects and lower organic sales of \$55 million in Sensing and Safety Technologies driven by lower demand for sensing products.

Segment profit decreased \$109 million and segment margin percentage decreased 200 basis points to 16.8% compared to 18.8% for the same period in 2023.

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BUILDING AUTOMATION

Net Sales

46

	Three Months Ended March 31,			
	2024	2023	% Change	
Net sales	\$ 1,426	\$1,487	(4)%	
Cost of products and services sold	769	792		
Selling, general and administrative and other expenses	315	320		
Segment profit	\$ 342	\$ 375	(9)%	

2024 vs. 2023

		nths Ended ch 31,
Factors Contributing to Year-Over-Year Change	Net Sales	Segment Profit
Organic	(3)%	(8)%
Foreign currency translation	(1)%	(1)%
Acquisitions, divestitures, and other, net	- %	- %
Total % change	(4)%	(9)%

Q1 2024 compared to Q1 2023

Sales decreased \$61 million due to lower organic sales of \$89 million in Products driven by lower demand partially offset by higher organic sales of \$38 million in Building Solutions driven by higher demand in building projects.

Segment profit decreased \$33 million and segment margin percentage decreased 120 basis points to 24.0% compared to 25.2% for the same period of 2023.

ENERGY AND SUSTAINABILITY SOLUTIONS

Net Sales

53

	Three Months Ended March 31,			
	2024	2023	% Change	
Net sales	\$ 1,525	\$1,461	4 %	
Cost of products and services sold	1,000	949		
Selling, general and administrative and other expenses	223	212		
Segment profit	\$ 302	\$ 300	1 %	

2024 vs. 2023

Three Months Ended March 31, Net Segment **Factors Contributing to Year-Over-Year Change** Sales Profit Organic 5 % 2 % Foreign currency translation (1)% (1)% Acquisitions, divestitures, and other, net - % - % Total % change 4 % 1 %

Q1 2024 compared to Q1 2023

Sales increased \$64 million due to higher organic sales of \$55 million in Advanced Materials driven by higher demand for fluorine products.

Segment profit increased \$2 million and segment margin percentage decreased 70 basis points to 19.8% compared to 20.5% for the same period of 2023.

CORPORATE AND ALL OTHER

Corporate and All Other primarily includes unallocated corporate costs, interest expense on holding-company debt, and the controlling majority-owned interest in Quantinuum. Corporate and All Other is not a separate reportable business segment as segment reporting criteria is not met. The Company continues to monitor the activities in Corporate and All Other to determine the need for further reportable business segment disaggregation.

REPOSITIONING CHARGES

See Note 5 Repositioning and Other Charges of Notes to Consolidated Financial Statements for a discussion of our repositioning actions and related charges incurred in the three months ended March 31, 2024, and 2023. Cash spending related to our repositioning actions was \$50 million in the three months ended March 31, 2024, and was funded through operating cash flows.

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LIQUIDITY AND CAPITAL RESOURCES

(Dollars in tables in millions)

We manage our businesses to maximize operating cash flows as the primary source of liquidity. Each of our businesses is focused on increasing operating cash flows through revenue growth, margin expansion, and improved working capital turnover. Additional sources of liquidity include U.S. cash balances, and the ability to access non-U.S. cash balances, short-term debt from the commercial paper market, long-term borrowings, committed credit lines, and access to the public debt and equity markets.

CASH

As of March 31, 2024, and December 31, 2023, we held \$12.0 billion and \$8.1 billion, respectively, of cash and cash equivalents, including our short-term investments. We monitor the third-party depository institutions that hold our cash and cash equivalents on a daily basis. Our emphasis is primarily safety of principal and secondarily maximizing yield of those funds. We diversify our cash and cash equivalents among counterparties to minimize exposure to any one counterparty.

As of March 31, 2024, \$5.7 billion of the Company's cash, cash equivalents, and short-term investments were held by non-U.S. subsidiaries. We do not have material amounts related to any jurisdiction subject to currency control restrictions that impact our ability to access and repatriate such amounts. Under current laws, we do not expect taxes on repatriation or restrictions on amounts held outside of the U.S. to have a material effect on our overall liquidity.

CASH FLOW SUMMARY

Our cash flows from operating, investing, and financing activities, as reflected in the Consolidated Statement of Cash Flows, are summarized as follows:

Three Months Ended March

31,		
2024	2023	Variance
\$ 7,925	\$ 9,627	\$(1,702)
1,463	1,394	69
289	572	(283)
(468)	(546)	78
_	(1,325)	1,325
(836)	(879)	43
448	(784)	1,232
(273)	(29)	(244)
3,696	(1,973)	5,669
(40)	28	(68)
3,831	(2,758)	6,589
\$11,756	\$ 6,869	\$ 4,887
	\$ 7,925 1,463 289 (468) — (836) 448 (273) 3,696 (40) 3,831	2024 2023 \$ 7,925 \$ 9,627 1,463 1,394 289 572 (468) (546) — (1,325) (836) (879) 448 (784) (273) (29) 3,696 (1,973) (40) 28 3,831 (2,758)

Three months ended March 31, 2024

Net cash provided by operating activities was \$448 million, driven by \$1,463 million of Net income attributable to Honeywell, adjusted for \$291 million of depreciation and amortization, partially offset by a \$603 million decrease in Accrued liabilities, driven by a decrease in accrued employee compensation and benefits costs, and a \$381 million decrease in Accounts payable, due to decreased material receipts.

Net cash used for investing activities was \$273 million, driven by \$233 million of capital expenditures.

Net cash provided by financing activities was \$3,696 million, driven by \$5,710 million of proceeds from issuance of long-term debt primarily to fund the Carrier acquisition, partially offset by \$703 million of cash dividends paid, \$671 million of repurchases of common stock, and \$573 million of payments of long-term debt.

Three months ended March 31, 2024 compared with three months ended March 31, 2023

Net cash provided by operating activities increased by \$1,232 million due to the \$1,325 million payment made by the Company pursuant to the NARCO Amended Buyout Agreement in 2023, partially offset by \$283 million decrease of noncash adjustments, driven by a \$222 million decline in deferred income taxes.

Net cash used for investing activities increased by \$244 million due to a \$243 million net increase in investments.

Net cash provided by financing activities increased by \$5,669 million due to a \$5,710 million increase of proceeds from issuance of long-term debt, \$790 million decrease in payments of long-term debt, and \$107 million increase in proceeds from the issuance of common stock, partially offset by \$1,058 million decrease in net proceeds of commercial paper.

CASH REQUIREMENTS AND ASSESSMENT OF CURRENT LIQUIDITY

In addition to our normal operating cash requirements, we expect our principal future cash requirements will be to fund capital expenditures, share repurchases, dividends, strategic acquisitions, and debt repayments. On April 24, 2023, the Board of Directors authorized the repurchase of up to \$10 billion of Honeywell common stock, including approximately \$2.1 billion of remaining availability under the previously announced \$10 billion share repurchase authorization. During the three months ended March 31, 2024, we repurchased common stock of \$671 million. Refer to the section titled Liquidity and Capital Resources of our 2023 Form 10-K for a discussion of our expected capital expenditures, share repurchases, mergers and acquisitions activity, and dividends for 2024.

We continually seek opportunities to improve our liquidity and working capital efficiency, which includes the extension of payment terms with our suppliers and transfer of our trade receivables to unaffiliated financial institutions on a true sale basis. The impact of these programs is not material to our overall liquidity.

We continue to assess the relative strength of each business in our portfolio as to strategic fit, market position, profit, and cash flow contribution in order to identify target investment and acquisition opportunities in order to upgrade our combined portfolio. We identify acquisition candidates that will further our strategic plan and strengthen our existing core businesses. We also identify businesses that do not fit into our long-term strategic plan based on their market position, relative profitability, or growth potential. These businesses are considered for potential divestiture, restructuring, or other repositioning actions, subject to regulatory constraints.

In early 2023, we made payments of approximately \$1.5 billion in connection with the NARCO Buyout and UOP Matters. Pursuant to the NARCO Amended Buyout Agreement, we received proceeds of \$275 million from the HWI Sale during the year ended December 31, 2023, and may receive additional consideration in future periods if certain conditions under the definitive sale agreement for the HWI Sale are met. These payments and receipts have not materially impacted our liquidity position. See Note 12 Fair Value Measurements of Notes to Consolidated Financial Statements for additional discussion related to the fair value of future proceeds from the HWI Sale.

Based on past performance and current expectations, we believe that our operating cash flows will be sufficient to meet our future operating cash needs. Our available cash, committed credit lines, and

access to the public debt and equity markets provide additional sources of short-term and long-term liquidity to fund current operations, debt maturities, and future investment opportunities.

See Note 9 Long-term Debt and Credit Agreements of Notes to Consolidated Financial Statements for additional discussion of items impacting our liquidity.

BORROWINGS

We leverage a variety of debt instruments to manage our overall borrowing costs. As of March 31, 2024, and December 31, 2023, our total borrowings were \$25.3 billion and \$20.4 billion, respectively.

			De	cember 31,
	March 31, 2024			2023
Commercial paper	\$	1,817	\$	2,083
Variable rate notes		22		22
Fixed rate notes		23,714		18,530
Other		215		219
Fair value of hedging instruments		(208)		(166)
Debt issuance costs		(304)		(245)
Total borrowings	\$	25,256	\$	20,443

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A primary source of liquidity is our ability to access the corporate bond markets. Through these markets, we issue a variety of long-term fixed rate notes, in a variety of currencies, to manage our overall funding costs.

Another primary source of liquidity is our ability to access the commercial paper market. Commercial paper notes are sold at a discount or premium and have a maturity of 365 days or less from date of issuance. Borrowings under the commercial paper program are available for general corporate purposes as well as for financing acquisitions.

We also have the following revolving credit agreements:

- A \$1.5 billion 364-day credit agreement (the 364-Day Credit Agreement) with a syndicate of banks, dated as of March 18, 2024. Amounts borrowed under the 364-Day Credit Agreement are required to be repaid no later than March 17, 2025, unless (i) we elect to convert all then outstanding amounts into a term loan, upon which such amounts shall be repaid in full on March 17, 2026, or (ii) the 364-Day Credit Agreement is terminated earlier pursuant to its terms. The 364-Day Credit Agreement replaced the previously reported \$1.5 billion 364-day credit agreement dated as of March 20, 2023, which was terminated in accordance with its terms effective March 18, 2024. As of March 31, 2024, there were no outstanding borrowings under our 364-Day Credit Agreement.
- A \$4.0 billion five-year credit agreement (the 5-Year Credit Agreement) with a syndicate of banks, dated as of March 18, 2024. Commitments under the 5-Year Credit Agreement can be increased pursuant to the terms of the 5-Year Credit Agreement to an aggregate amount not to exceed \$4.5 billion. The 5-Year Credit Agreement amended and restated the previously reported \$4.0 billion amended and restated five-year credit agreement dated as of March 20, 2023. As of March 31, 2024, there were no outstanding borrowings under our 5-Year Credit Agreement.

See Note 9 Long-Term Debt and Credit Agreements of Notes to Consolidated Financial Statements for additional information regarding our debt instruments.

We also have a current shelf registration statement filed with the SEC under which we may issue additional debt securities, common stock, and preferred stock that may be offered in one or more offerings on terms to be determined at the time of the offering. We anticipate that net proceeds of any offering would be used for general corporate purposes, including repayment of existing indebtedness, share repurchases, capital expenditures, and acquisitions.

CREDIT RATINGS

Our ability to access the global debt capital markets and the related cost of these borrowings is affected by the strength of our credit rating and market conditions. Our credit ratings are periodically reviewed by the major independent debt-rating agencies. As of March 31, 2024, S&P Global Inc. (S&P), Fitch Ratings Inc. (Fitch), and Moody's Investor Service (Moody's) have ratings on our debt set forth in the table below:

	S&P	Fitch	Moody's
Outlook	Stable	Stable	Positive
Short-term	A-1	F1	P1
Long-term	А	А	A2

OTHER MATTERS

LITIGATION

We are subject to a number of lawsuits, investigations, and claims (some of which involve substantial amounts) arising out of the conduct of our business. See Note 15 Commitments and Contingencies of Notes to Consolidated Financial Statements for further discussion of environmental, asbestos, and other litigation matters.

CRITICAL ACCOUNTING ESTIMATES

There have been no material changes to our Critical Accounting Estimates presented in our 2023 Annual Report on Form 10-K. For a discussion of the Company's Critical Accounting Estimates, see the section titled Critical Accounting Estimates in our 2023 Annual Report on Form 10-K.

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RECENT ACCOUNTING PRONOUNCEMENTS

See Note 2 Summary of Significant Accounting Policies of Notes to Consolidated Financial Statements for a discussion of recent accounting pronouncements.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISKS

For a discussion of the Company's quantitative and qualitative disclosures about market risks, see the section titled Quantitative and Qualitative Disclosures About Market Risks in our 2023 Annual Report on Form 10-K. As of March 31, 2024, there has been no material change in this information.

ITEM 4. CONTROLS AND PROCEDURES

Honeywell management, including the Chief Executive Officer and Chief Financial Officer, conducted an evaluation of the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) or 15d-15(e) promulgated under the Securities Exchange Act of 1934, as amended (Exchange Act)) as of the end of the period covered by this Quarterly Report on Form 10-Q. Based upon that evaluation, the Chief Executive Officer and the Chief Financial Officer concluded that such disclosure controls and procedures were effective as of the end of the period covered by this Quarterly Report on Form 10-Q to ensure information required to be disclosed in the reports that Honeywell files or submits under the Exchange Act is recorded, processed, summarized, and reported within the time periods specified in the SEC's rules and forms, and that it is accumulated and communicated to our management, including our Chief Executive Officer, our Chief Financial Officer, and our Controller, as appropriate, to allow timely decisions regarding required disclosure. There were no changes that materially affected, or are reasonably likely to materially affect, Honeywell's internal control over financial reporting that occurred during the period covered by this Quarterly Report on Form 10-Q.

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PART II. OTHER INFORMATION ITEM 1. LEGAL PROCEEDINGS

We are subject to a number of lawsuits, investigations, and claims (some of which involve substantial amounts) arising out of the conduct of our business. See a discussion of environmental, asbestos, and other litigation matters in **Note 15 Commitments and Contingencies of Notes to Consolidated Financial Statements**.

There were no matters requiring disclosure pursuant to the requirement to disclose certain environmental matters involving potential monetary sanctions in excess of \$300,000.

ITEM 1A. RISK FACTORS

There have been no material changes to our Risk Factors presented in our 2023 Annual Report on Form 10-K under the section titled Risk Factors. For further discussion of our Risk Factors, refer to the section titled Risk Factors in our 2023 Annual Report on Form 10-K.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

On April 24, 2023, the Board of Directors authorized the repurchase of up to \$10 billion of Honeywell common stock, including approximately \$2.1 billion of remaining availability under the previously announced \$10 billion share repurchase authorization. The repurchase authorization does not have an expiration date and may be amended or terminated by the Board of Directors at any time without prior notice.

Repurchases may be made through a variety of methods, which could include open market purchases, accelerated share repurchase transactions, negotiated block transactions, 10b5-1 plans, other transactions that may be structured through investment banking institutions or privately negotiated, or a combination of the foregoing. Honeywell presently expects to repurchase outstanding shares from time to time (i) to offset the dilutive impact of employee stock-based compensation plans, including option exercises, restricted unit vesting, and matching contributions under our savings plans, and (ii) to reduce share count via share repurchases as and when attractive opportunities arise. The amount and timing of future repurchases may vary depending on market conditions and the level of operating, financing, and other investing activities.

During the three months ended March 31, 2024, Honeywell purchased 3,373,966 shares of its common stock, par value \$1 per share. As of March 31, 2024, \$6.4 billion remained available for additional share repurchases. The following table summarizes our purchases of Honeywell's common stock for the three months ended March 31, 2024:

Issuer Purchases of Equity Securities

				Approximate Dollar Value of Shares
	Total		Total Number of Shares Purchased as Part of Publicly	that May Yet Be Purchased Under Plans or
	Number of	Average	Announced	Programs
	Shares	Price Paid	Plans	(Dollars in
Period	Purchased	per Share	or Programs	millions)
January 1, 2024 - January 27, 2024	888,018	\$202.68	888,018	\$6,924
January 28, 2024 - February 24, 2024	1,296,262	\$196.86	1,296,262	\$6,669
February 25, 2024 - March 30, 2024	1,189,686	\$198.48	1,189,686	\$6,432

ITEM 4. MINE SAFETY DISCLOSURES

One of our wholly-owned subsidiaries has a placer claim for and operates a chabazite ore surface mine in Arizona. Information concerning mine safety and other regulatory matters associated with this mine is required by Section 1503(a) of the Dodd-Frank Wall Street Reform and Consumer Protection Act and Item 104 of Regulation S-K and is included in Exhibit 95 to this quarterly report.

ITEM 5. OTHER INFORMATION

On April 14, 2024, the Company entered into an amendment to the indemnification and reimbursement agreement with Resideo, which is filed herewith as Exhibit 10.3. The amendment provides that certain covenants set forth in Exhibit G of the indemnification and reimbursement agreement will be modified to substantially conform the covenants with those contained in Resideo's credit agreement (as and when such covenants in the credit agreement are amended in connection with the acquisition and financing transactions that Resideo announced on April 15, 2024).

EQUITY TRADING PLAN ELECTIONS

Certain executive officers and directors of the Company execute purchases and sales of the Company's common stock through Rule 10b5-1 and non-Rule 10b5-1 equity trading plans. The following table describes an equity trading plan adopted by one of our directors during the three months ended March 31, 2024:

Name and			Date of adoption of Rule 10b5-1	Scheduled expiration of Rule 10b5-1	Aggregate number of securities to be
title	Action	Plan Type	trading plan	trading plan	purchased or sold
Grace D.	Adoption	Rule	2/5/2024	5/6/2025	6,441 stock options and associated sale of
Lieblein		10b5-1			shares to cover option exercise costs and tax
Director					obligations.

During the three months ended March 31, 2024, none of our executive officers or directors terminated or modified a "Rule 10b5-1 trading agreement", or adopted, terminated, or modified any "non-Rule 10b5-1 trading arrangement" (as defined in Item 408(c) of Regulation S-K).

ITEM 6. EXHIBITS

Exhibit

No.	Description
10.1	364-Day Credit Agreement, dated as of March 18, 2024, among Honeywell International Inc., the banks, financial institutions, and other institutional lenders parties thereto, Bank of America, N.A. as administrative agent, and JPMorgan Chase Bank, N.A. and Wells Fargo Bank, National Association, as syndication agents, and the documentation agents named therein (incorporated by reference to Exhibit 10.1 to Honeywell's Form 8-K filed March 19, 2024)
10.2	Amended and Restated Five-Year Credit Agreement, dated as of March 18, 2024, among Honeywell International Inc., the banks, financial institutions, and other institutional lenders party thereto, Bank of America, N.A., as administrative agent, Bank of America, N.A., as swing line agent, and JPMorgan Chase Bank, N.A. and Wells Fargo Bank, National Association, as syndication agents, and the documentation agents named therein (incorporated by reference to Exhibit 10.2 to Honeywell's Form 8-K filed March 19, 2024)
10.3	Fifth Amendment, dated April 14, 2024, to Indemnification and Reimbursement Agreement dated October 14, 2018 among Honeywell and Resideo Intermediate Holding Inc. (filed herewith)
31.1	Certification of Principal Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith)
31.2	Certification of Principal Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith)
32.1	Certification of Principal Executive Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (furnished herewith)
32.2	Certification of Principal Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (furnished herewith)
95	Mine Safety Disclosures (filed herewith)
101.INS	Inline XBRL Instance Document (the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document)
101.SCH	Inline XBRL Taxonomy Extension Schema (filed herewith)
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase (filed herewith)
101.DEF	Inline XBRL Taxonomy Extension Definition Linkbase (filed herewith)
101.LAB	Inline XBRL Taxonomy Extension Label Linkbase (filed herewith)
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase (filed herewith)
104	Cover Page Interactive Data File (formatted as inline XBRL and contained in Exhibit 101)

SIGNATURES

Pursuant to the requirements 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.

HONEYWELL INTERNATIONAL INC.

Date: April 25, 2024 By: /s/ Robert D. Mailloux

Robert D. Mailloux Vice President and Controller (on behalf of the Registrant and as the Registrant's Principal Accounting Officer)