SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT

PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934 DATE OF REPORT – April 25, 2011

(Date of earliest event reported)

HONEYWELL INTERNATIONAL INC.

(Exact name of Registrant as specified in its Charter)

DELAWARE (State or other jurisdiction of incorporation) 1-8974 (Commission File Number) 22-2640650 (I.R.S. Employer Identification Number)

101 COLUMBIA ROAD, P.O. BOX 4000, MORRISTOWN, NEW JERSEY (Address of principal executive offices)

07962-2497 (Zip Code)

Registrant's telephone number, including area code: (973) 455-2000

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.07 Submission of Matters to a Vote of Security Holders

Honeywell International Inc. (the "Company") held its Annual Meeting of Shareowners on April 25, 2011. The following matters set forth in our Proxy Statement dated March 10, 2011, which was filed with the Securities and Exchange Commission pursuant to Regulation 14A under the Securities Exchange Act of 1934, were voted upon with the results indicated below.

1. The nominees listed below were elected directors with the respective votes set forth opposite their names:

	For	Against	Broker Non-Votes
Gordon M. Bethune	591,735,764	26,425,658	77,337,575
Kevin Burke	609,326,298	8,835,124	77,337,575
Jaime Chico Pardo	599,130,925	19,030,497	77,337,575
David M. Cote	602,246,884	15,914,538	77,337,575
D. Scott Davis	595,878,046	22,283,376	77,337,575
Linnet F. Deily	607,003,574	11,157,848	77,337,575
Judd Gregg	606,391,924	11,769,498	77,337,575
Clive R. Hollick	594,444,156	23,717,266	77,337,575
George Paz	606,100,332	12,061,090	77,337,575
Bradley T. Sheares	594,729,367	23,432,055	77,337,575

2. The shareowners approved the appointment of PricewaterhouseCoopers LLP as independent accountants for 2011. The voting results are set forth below:

For	Against	Abstain
680,605,275	11,955,063	2,938,659

3. The voting results on a non-binding advisory vote to approve the compensation of the Company's named executive officers disclosed in the Company's 2011 proxy statement are set forth below:

For	Against	Abstain	Broker Non Votes
559.399.015	45.652.025	13.110.382	77.337.575

4. The voting results on a non-binding advisory vote on the frequency of the advisory vote on executive compensation are set forth below:

1 Year	2 Years	3 Years	Abstain
533,249,280	5,202,474	71,469,973	8,239,695

In light of these results, the Board of Directors has determined to hold an annual advisory vote on executive compensation.

	For	Against	Abstain	Broker Non Votes
	557,906,970	56,625,249	3,629,203	77,337,575
		red the Honeywell International Inc. 1, 2011. The voting results are set f		Executive Employees, Amended and Restated
	For	Against	Abstain	Broker Non Votes
	559,273,207	54,192,067	4,696,148	77,337,575
	The shareowners did not	approve the proposal regarding Sha	areholder Action by Written Conser	nt. The voting results are set forth below:
	For	Against	Abstain	Broker Non Votes
	267,321,459	345,959,970	4,879,993	77,337,575
	The shareowners did not	approve the proposal regarding Spo	ecial Shareowner Meetings. The vo	ting results are set forth below:
	For	Against	Abstain	Broker Non Votes
	240,724,051	370,289,061	7,148,310	77,337,575

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: April 25, 2011 HONEYWELL INTERNATIONAL INC.

By: /s/ Thomas F. Larkins

Thomas F. Larkins Vice President, Corporate Secretary and Deputy General Counsel