

VERIFICATION OF INSURANCE TO WHOM IT MAY CONCERN

22 March 2024

Lockton Companies LLP The St Botolph Building 138 Houndsditch London EC3A 7AG		Dear Sirs,	
		Insured: Honeywell International Inc. and/or its Subsidiary Companies and/or Associated Companies.	
	(As at the date of this letter, we act as insurance brokers to the above Insured and in this capacity can provide brief details of the Insured's current United Kingdom Public and Products Liability Insurance.	
+44 (0) 20 7933 0000	C	Insurer:	AXA XL Insurance Company UK Limited
brokingdonedifferently@ uk.lockton.com		Policy Number:	UK00000793LI24A
www.locktoninternational.com	ektoninternational.com Period: 12 months from: 1 st April 2024		: 1 st April 2024
		Sums Insured/Limit of Indemnity/Liability:	Public Liability USD equivalent of GBP 5,000,000 any one event.
			Products Liability: USD equivalent of GBP 5,000,000 any one event and in the aggregate any one Period of Insurance.
		Clarification:	Policy includes Indemnity to Principal
			The cover evidenced hereon is provided via a Global Master policy with local policies issued in various jurisdictions from which liability accrues to the Master policy. The Master policy is subject to an annual aggregate limit of liability.

This letter is provided for information only and the confirmation given in respect of the insurance policies noted in this letter is given solely as at the date of this letter. Cover is subject to Insurer's policy terms, conditions, limitations and exclusions, and may also be subject to cancellation provisions and warranties.

The issuance of this letter does not make the person or organisation to whom it has been issued an additional insured and confers no rights upon the recipient, nor does it modify in any manner the contract of insurance between the Insured and Insurers.

Without prejudice to the foregoing no assurance is given by us to the adequacy or otherwise of the sums insured / limit of liability / indemnity (as the case may be) under the insurance policies. Nor do we express any view or assume any liability as to the solvency or future ability to pay of any of the insurance companies with



whom the insurance policies have been placed. In each case you must rely upon your own assessment of such matters. We cannot comment as to whether the Insured has done or omitted to do anything which has rendered or may render any policy of insurance (including the insurance policies noted in this letter) taken out by it or by any other person in relation to any of the Insured's assets or liabilities void or voidable and you must similarly rely upon your own enquiries in this respect. Where more than one insurer is involved in the placement of cover, not all such insurers may have the same credit rating and the credit ratings of each of such insurers may differ.

Lockton does not accept any liability or responsibility to any third party (including, but not limited to, any person to whom this letter is addressed) in respect of the information provided nor does Lockton have any obligation to advise any changes to or cancellation of the insurances described.

This letter shall be governed by and shall be construed in accordance with English law and the courts of England and Wales shall have exclusive jurisdiction.

We trust that this information is sufficient for your purposes however, should you require additional detail this can be provided upon agreement from the Insured.

Yours faithfully

Chris Stuart Account Executive / Senior Vice President Lockton Companies LLP

charlan

Sara Baker Broker / Vice President Lockton Companies LLP