April 27, 2012

Dear Raytheon Shareholder,

I am pleased to invite you to attend Raytheon’s 2012 Annual Meeting of Shareholders on Thursday, May 31, 2012. The meeting will be held at 11:00 a.m. Eastern Time at The Ritz-Carlton, Pentagon City, 1250 South Hayes Street, Arlington, Virginia 22202. For your convenience, we are pleased to offer a live webcast (audio only) of the meeting at www.raytheon.com/ir.

This booklet includes a formal notice of the meeting and the proxy statement. It also provides information on, among other things, Raytheon’s corporate governance, the Company’s executive compensation program, and the matters to be voted on at the meeting. The proxy statement reflects Raytheon’s commitment to strong governance processes, including independent and active Board oversight, accountability to shareholders, transparent disclosure and compliance with complex and changing regulatory responsibilities.

The Raytheon Board of Directors’ commitment to sound and contemporary governance is illustrated by a number of practices adopted in recent years. To enhance shareholders’ access to the Company, we have implemented provisions that permit shareholders holding 25% or more of the Company’s common stock to call a special shareholder meeting. On the compensation front, our program and policies are designed to create a strong link between compensation and performance, while allowing the Company to hire and retain top talent needed to be competitive in a challenging market environment. We have adopted robust independence requirements for our compensation consultant, and we actively engage our shareholders on compensation and other governance issues and incorporate feedback received in our evolving practices. To ensure appropriate focus on risk in challenging times, we have reinforced the Board’s and management’s alignment around risk oversight and management through clear articulation of the responsibilities of the Board, its committees and management in our Governance Principles. We believe that these steps, and other governance practices outlined in this proxy statement, as well as our comprehensive executive compensation disclosure, exhibit a thoughtful and proactive approach to governance. We encourage you to learn more about all of our governance practices by reading the proxy statement and visiting our website at www.raytheon.com.

I look forward to sharing information with you about Raytheon at the Annual Meeting. Whether or not you plan to attend, I encourage you to vote your proxy as soon as possible so that your shares will be represented at the meeting.

Thank you.

Sincerely,

WILLIAM H. SWANSON
Chairman and Chief Executive Officer
NOTICE OF 2012 ANNUAL MEETING OF SHAREHOLDERS

Time: 11:00 a.m. Eastern Time

Date: Thursday, May 31, 2012

Place: The Ritz-Carlton, Pentagon City
1250 South Hayes Street
Arlington, Virginia 22202

Record Date: Shareholders of record at the close of business on Monday, April 9, 2012 are entitled to notice of and to vote at the meeting.

Purpose:
(1) Elect ten directors nominated by the Company’s Board to hold office until the next annual shareholders’ meeting or until their respective successors have been elected.
(2) Consider an advisory vote on the compensation of the Company’s named executive officers.
(3) Ratify the selection of PricewaterhouseCoopers LLP as Raytheon’s independent auditors.
(4) Consider and act upon such other business, including shareholder proposals if properly presented, as may properly come before the meeting or any adjournment thereof.

Proxy Voting: You can vote your shares by completing and returning the proxy card or voting instruction form sent to you. Most shareholders can also vote their shares over the Internet or by telephone. Please check your proxy card or the information forwarded by your broker, bank, trust or other holder of record to see which options are available to you. You can revoke a proxy at any time prior to its exercise by following the instructions in the proxy statement.

By order of the Board of Directors,

JAY B. STEPHENS
Secretary

Waltham, Massachusetts
April 27, 2012
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We are providing these proxy materials in connection with the solicitation by the Board of Directors of Raytheon Company (Raytheon or the Company) of proxies to be voted at our 2012 Annual Meeting of Shareholders and at any meeting following adjournment thereof.

You are cordially invited to attend Raytheon’s Annual Meeting on Thursday, May 31, 2012 beginning at 11:00 a.m. Eastern Time. Shareholders will be admitted beginning at 10:30 a.m. The meeting will be held at The Ritz-Carlton, Pentagon City, 1250 South Hayes Street, Arlington, Virginia 22202.

We are first mailing this proxy statement and accompanying forms of proxy and voting instructions on or about April 27, 2012 to holders of shares of our common stock as of Monday, April 9, 2012, the record date for the meeting.

If you are a shareholder of record as of the record date for the meeting, you will find an admission ticket attached to the proxy card sent to you. If you plan to attend the meeting in person, please detach the admission ticket from the proxy card and bring it with you to the meeting. For security purposes, to enter the meeting, you will be asked to present a valid picture identification, such as a driver’s license or passport, with your admission ticket.

If your shares are held through a broker, bank, trust or other holder of record and you plan to attend the meeting in person, we will admit you only if we are able to verify that you are a Raytheon shareholder as of the record date. You should bring a letter or account statement demonstrating that you are the beneficial owner of our common stock on the record date, along with a valid picture identification to be admitted to the meeting. To vote your shares at the meeting, please see below.

Proxies and Voting Procedures

Your vote is important. Because many shareholders cannot attend the meeting in person, it is necessary that a large number of shareholders be represented by proxy. Most shareholders have a choice of voting over the Internet, by using a toll-free telephone number, or by completing a proxy card or voting instruction form and mailing it in the envelope provided. Please check your proxy card or the information forwarded by your broker, bank, trust or other holder of record to see which options are available to you. The Internet and telephone voting facilities for shareholders of record will close at 11:59 p.m. Eastern Time on Wednesday, May 30, 2012. The Internet and telephone voting procedures have been designed to authenticate shareholders, to allow you to vote your shares and to confirm that your instructions have been properly recorded. If your shares are held through a broker, bank, trust or other holder of record and Internet or telephone facilities are made available to you, these facilities may close sooner than facilities for shareholders of record.

You can revoke your proxy at any time before it is exercised by timely delivery of a properly executed, later-dated proxy (including an Internet or telephone vote) or by voting by ballot at the meeting. By providing your voting instructions promptly, you may save the Company the expense of a second mailing and help avoid unnecessary resource consumption.

The method by which you vote will not limit your right to vote at the meeting if you later decide to attend in person. If your shares are held in the name of a broker, bank, trust or other holder of record, you must obtain a proxy, executed in your favor, from the holder of record to be able to vote at the meeting.

All shares entitled to vote and represented by properly executed proxies received prior to the meeting and not revoked will be voted at the meeting in accordance with your instructions. If you sign and return your proxy but do not indicate how your shares should be voted on a matter, the shares represented by your proxy will be voted as the Board of Directors recommends.

Shareholders Entitled to Vote

Shareholders of our common stock at the close of business on the record date are entitled to notice of and to vote at the meeting. On April 9, 2012, there were 332,923,516 shares of our common stock outstanding.

If you are a participant in our Dividend Reinvestment Plan, shares acquired under the plan may be voted in the same manner as the shares that generated the dividends for reinvestment. Thus, these shares may be voted by following the same procedures as those described above.

If you are a participant in the Raytheon Savings and Investment Plan, your vote will serve as the voting instruction to the trustee of the plan for all shares you own through the plan. If you own shares through this plan and do not provide voting instructions to the trustee, the trustee will vote those shares at the meeting in the same proportion as shares for which instructions were received under the plan.
Quorum and Required Vote

Quorum

The presence, in person or by proxy, of the holders of a majority of the shares entitled to vote for the election of directors is necessary to constitute a quorum. Abstentions and “broker non-votes” are counted as present and entitled to vote for purposes of determining a quorum. A broker non-vote occurs when a nominee holding shares for a beneficial owner (i.e., in “street name”) does not vote on a particular proposal because the nominee does not have discretionary voting power with respect to that item and has not received instructions from the beneficial owner. We believe that nominees only have discretionary voting power with respect to the ballot item on ratification of auditors described in this proxy statement.

Required Vote – Election of Directors

In uncontested elections of directors (as is the case for this annual meeting), each nominee must receive a majority of votes cast to be elected. That means that the number of votes cast “for” that nominee must exceed the votes cast “against” that nominee. An abstention does not count as a vote cast. Our Governance Principles require any incumbent nominee who fails to receive such a majority to tender his or her resignation to our Governance and Nominating Committee. For more information, see “Corporate Governance – Majority Voting for Directors” on page 7. A nominee holding shares in street name does not have discretionary voting power with respect to the election of directors and may not vote shares unless the nominee receives voting instructions from the beneficial owner. Accordingly, a broker non-vote is not counted for voting purposes with respect to, and has no effect on, the election of directors.

Required Vote – Advisory Vote on Executive Compensation

The affirmative vote of the holders of a majority of shares of our common stock, present in person or represented by proxy and entitled to vote, is required for approval for executive compensation. An abstention is treated as present and entitled to vote for the advisory vote on executive compensation. A nominee holding shares in street name does not have discretionary voting power with respect to this proposal and may not vote shares unless the nominee receives voting instructions from the beneficial owner. Accordingly, a broker non-vote is not counted for voting purposes with respect to, and has no effect on, the advisory vote on executive compensation.

Required Vote – Ratification of Auditors

The affirmative vote of the holders of a majority of shares of our common stock, present in person or represented by proxy and entitled to vote, is required to ratify the selection of our independent auditors. An abstention is treated as present and entitled to vote and therefore has the effect of a vote against ratification of the independent auditors. Because the New York Stock Exchange (NYSE) considers the ratification of the independent auditors to be routine, a nominee holding shares in street name may vote on this proposal in the absence of instructions from the beneficial owner.

Required Vote – Shareholder Proposals

The affirmative vote of the holders of a majority of shares of our common stock, present in person or represented by proxy and entitled to vote, is required to approve a shareholder proposal. An abstention is treated as present and entitled to vote on the shareholder proposal and therefore has the effect of a vote against the proposal. A nominee holding shares in street name does not have discretionary voting power with respect to a shareholder proposal and may not vote shares unless the nominee receives voting instructions from the beneficial owner. Accordingly, a broker non-vote is not counted for voting purposes with respect to, and has no effect on, the shareholder proposals.

Other Matters

If any other matters are properly presented for consideration at the meeting, including, among other things, consideration of a motion to adjourn the meeting to another time or place, the persons named in the proxy card will have discretion to vote on those matters according to their best judgment to the same extent as the person signing the proxy would be entitled to vote. At the date of this proxy statement, we do not anticipate that any other matters will be raised at the meeting.

In accordance with our Restated Certificate of Incorporation, as amended, each share of our common stock is entitled to one vote.

Tabulation of Votes

All votes, whether by proxy or ballot, will be tabulated by an independent business entity, which will not disclose your vote except as:

• required by law;
• necessary in connection with a judicial or regulatory action or proceeding;
• necessary in connection with a contested proxy solicitation; or
• requested or otherwise disclosed by you.

Any comment written on a proxy card will be provided to our Corporate Secretary without disclosing your vote, unless necessary to an understanding of the comment.

Multiple Copies of Annual Report to Shareholders

A copy of our 2011 Annual Report is enclosed. If you received more than one copy of the annual report and wish to reduce the number of reports you receive to save us the cost of producing and mailing the annual report, we will discontinue the mailing of reports on the accounts you select if you follow the instructions regarding electronic access when you vote over the Internet.

At least one account must continue to receive annual reports and proxy statements, unless you elect to view future annual reports and proxy statements over the Internet. Mailing of dividends, dividend reinvestment statements and special notices will not be affected by your election to discontinue duplicate mailings of the annual report and proxy statement.

Householding Information

We have adopted a procedure approved by the Securities and Exchange Commission (SEC) called “householding.” Under this procedure, we are permitted to deliver a single copy of our proxy statement and annual report to shareholders sharing the same address. Householding allows us to reduce our printing and postage costs and reduces the volume of duplicative information received at your household.

For certain holders who share a single address, we are sending only one annual report and proxy statement to that address unless we received instructions to the contrary from any shareholder at that address. If you wish to receive an additional copy of our annual report or proxy statement this year, you may obtain one by calling the Raytheon Investor Relations Information Line toll free at 1-877-786-7070 (Option 1) or by writing to the Corporate Secretary at Raytheon Company, 870 Winter Street, Waltham, Massachusetts 02451. You also may request copies of our annual disclosure documents on our website at www.raytheon.com under the heading “Investor Relations/Request Information.” If you are a street name holder and wish to revoke your consent to householding and receive additional copies of our proxy statement and annual report in future years, you may call Broadridge Investor Communications Services toll-free at 1-800-542-1061 or write to Broadridge Investor Communications Services, Householding Department, 51 Mercedes Way, Edgewood, New York 11717. If you are a shareholder of record and wish to revoke your consent to householding and receive additional copies of our proxy statement and annual report in future years, you may call Raytheon Shareholder Services toll-free at 1-800-360-4519 or write to Raytheon Shareholder Services, c/o American Stock Transfer & Trust Company, 6201 15th Avenue, Brooklyn, New York 11219.

Important Notice Regarding the Availability of Proxy Materials for the Shareholder Meeting to Be Held on Thursday, May 31, 2012

This proxy statement and our 2011 Annual Report are also available on our website at www.raytheon.com/proxy.

Electronic Delivery of Future Proxy Materials and Annual Reports

Most shareholders can elect to view future proxy statements and annual reports, as well as vote their shares of our common stock, over the Internet instead of receiving paper copies in the mail. This will save the Company the cost of producing and mailing these documents and help avoid unnecessary resource consumption.

If you are a shareholder of record, you may choose this option by following the instructions provided when you vote over the Internet. You may also elect to receive annual disclosure documents electronically by following the instructions published on our website at www.raytheon.com/proxy. If you choose to view future proxy statements and annual reports over the Internet, you will receive an e-mail message next year containing the Internet address to access our annual report and proxy statement. Your choice will remain in effect until you cancel your election at www.raytheon.com/proxy. You do not have to elect Internet access each year.

If you hold our common stock through a broker, bank, trust or other holder of record, please refer to the information provided by your broker, bank, trust or other holder of record regarding the availability of electronic delivery. If you hold our common stock through a broker, bank, trust or other holder of record and you have elected electronic access, you will receive information from your broker, bank, trust or other holder of record containing the Internet address for use in accessing our proxy statement and annual report.
Cost of Proxy Solicitation

We will pay the cost of soliciting proxies. Proxies may be solicited on behalf of Raytheon by directors, officers or employees of Raytheon in person or by telephone, facsimile or other electronic means. We have retained D. F. King & Co., Inc. to assist in the distribution and solicitation of proxies. Based on our agreement with DF King, we anticipate paying it fees ranging from approximately $30,000 up to approximately $95,000, plus-out-of-pocket expenses, for these services, depending upon the extent of proxy solicitation undertaken.

As required by the SEC and the NYSE, we will also reimburse brokerage firms and other custodians, nominees and fiduciaries for their expenses incurred in sending proxies and proxy materials to beneficial owners of our common stock.

Shareholder Account Maintenance

Our transfer agent is American Stock Transfer & Trust Company (AST). All communications concerning accounts of shareholders of record, including address changes, name changes, inquiries as to requirements to transfer Raytheon stock and similar issues, can be handled by calling Raytheon Shareholder Services toll-free at 1-800-360-4519 or by accessing AST’s website at www.amstock.com.

For other Raytheon information, you can visit our website at www.raytheon.com. We make our website content available for information purposes only. It should not be relied upon for investment purposes, nor is it incorporated by reference into this proxy statement.
The Board of Directors (the Board) is committed to being a leader in corporate governance. The Board believes that good governance enhances shareholder value and goes beyond simply complying with applicable requirements. It means adhering to the highest standards of ethics and integrity. To that end, the Board has adopted a number of policies and processes to ensure effective governance. Our key governance documents are described below and are available on our website at www.raytheon.com.

Governance Principles

Our Governance Principles provide the framework for the oversight of our business and operations. The Governance Principles address, among other things, the following:

- A substantial majority of the Board should be independent directors. In addition, the Audit, Management Development and Compensation, and Governance and Nominating Committees must consist entirely of independent directors.
- The non-management directors designate a Lead Director with the role and responsibilities set forth in the Governance Principles. More information regarding the Lead Director’s role and responsibilities may be found on page 8 under the heading “Lead Director.”
- The limit on the number of public company boards (including Raytheon) on which a director may serve is five, or three in the case of a director who is a chief executive officer of a public company.
- The Board regularly reviews our long-term strategic and business plans.
- A director must retire at the expiration of his or her term following attaining age 74.
- The Board has established a process, led and implemented by the Management Development and Compensation Committee, through which the performance of the CEO is evaluated annually by the independent directors.
- The CEO provides a periodic report on succession planning and management development to the Management Development and Compensation Committee and the Board.
- The Board oversees the review of various risks potentially affecting the Company. Management may address such risks with the full Board directly or with an appropriate Board committee in accordance with the responsibilities of such committee under its charter.
- The Board is subject to the Company’s Code of Business Ethics and Conduct and Conflict of Interest policies, and engages in periodic reviews of the Company’s ethics program.
- A Restatement Clawback Policy gives the Board the right to recover any incentive payments and stock awards made on or after January 1, 2009 to any elected officer to the extent that such payments or awards were inflated due to erroneous financial statements substantially caused by the executive’s knowing or intentionally fraudulent or illegal conduct.
- The Board has adopted stock ownership guidelines applicable to officers and directors. In 2011, the Board revised the stock ownership guidelines applicable to non-employee directors to provide that each director is expected to own shares of Raytheon stock with a market value of at least four times the cash component of the director’s annual retainer for service on the Board.

The Governance Principles are available on our website at www.raytheon.com under the heading “Investor Relations/Corporate Governance/Governance Principles” and are also available in print to any shareholder who requests them by writing to Raytheon Company, Investor Relations, 870 Winter Street, Waltham, Massachusetts 02451 or by emailing invest@raytheon.com.

Board Independence

The Governance Principles also include criteria adopted by the Board to assist it in making determinations regarding the independence of its members. The criteria are consistent with the NYSE listing standards regarding director independence. To be considered independent, the Board must determine that a director does not have a material relationship, directly or indirectly, with Raytheon. A director will not be considered independent if he or she is a current partner or employee of an internal or external auditor of Raytheon, or if his or her immediate family member is a current partner of an internal or external auditor of Raytheon, or if he or she, or an immediate family member, has been within the last three years:

- an executive officer of Raytheon;
- a partner or employee of an internal or external auditor of Raytheon who personally worked on a Raytheon audit;
• an executive officer of a public company that has an executive officer of Raytheon on its compensation committee;
• a paid advisor or consultant to Raytheon receiving in excess of $120,000 per year in direct compensation from Raytheon (other than fees for service as a director); or
• an employee (or in the case of an immediate family member, an executive officer) of a company that does business with Raytheon and the annual payments to or from Raytheon exceeded the greater of $1 million or 2% of the other company’s annual gross revenues.

A director will also not be considered independent if he or she, or an immediate family member, has been an executive officer of a tax-exempt entity that receives contributions in any fiscal year from Raytheon exceeding the greater of $1 million or 2% of the entity’s gross revenues.

The Board has considered the independence of its members in light of its independence criteria, and has reviewed Raytheon’s relationships with organizations with which our directors are affiliated. In this regard, the Board considered that the Massachusetts Institute of Technology (MIT), where Mr. Deutch is a professor, provides services to, and receives services from, Raytheon. Mr. Deutch does not participate in any of the arrangements between Raytheon and MIT, and the amounts paid to, and received from, MIT were well below the relevant thresholds referenced above.

The Board also considered that Ms. Stuntz’s son and his spouse are employees of Deloitte LLP (Deloitte), which performs various non-audit related services for the Company and receives certain training services from the Company. Ms. Stuntz’s son and his spouse are in the early stages of their careers, neither participates in any of the arrangements between Raytheon and Deloitte, and neither of them is an officer or partner of the firm. The Company played no role in the hiring of Ms. Stuntz’s son or his spouse by Deloitte (which, based upon publicly available information, employed 182,000 people as of September 2011). The amounts paid to, and received from, Deloitte represent a very small fraction of one-percent of Deloitte’s annual revenues. The Board strongly believes that Ms. Stuntz’s independence is not affected by these relationships and that she is fully compliant with applicable NYSE independence standards, the Company’s Governance Principles and SEC rules governing Audit Committee independence. In the remote event that any decision relating to Deloitte comes before the Board, the Audit Committee or the Governance and Nominating Committee, Ms. Stuntz would recuse herself.

Although none of our directors or their spouses is an executive officer of a not-for-profit organization, the Board reviewed charitable contributions to not-for-profit organizations with which our directors or their spouses are affiliated. None of the contributions approached the thresholds set forth in our independence criteria.

The Board has determined that Messrs. Cartwright, Clark, Deutch, Hadley, Poses, Ruettgers, Skates and Spivey and Ms. Stuntz do not directly or indirectly have a material relationship with the Company, nor do they directly or indirectly have a material interest in any transaction involving the Company, and each of them satisfies the independence criteria set forth in the Governance Principles.

**Director Nomination Process**

The Governance and Nominating Committee’s frame of reference for considering director candidates is set forth in the Board Selection section of the Governance Principles, which identifies diversity of experience, expertise and business judgment as key objectives. The Governance Principles also provide that the Committee, in consultation with the Board, will be guided by a number of other criteria, including that each director candidate should be chosen without regard to gender, race, religion, age, sexual orientation or national origin. The Committee considers the effectiveness of the framework established in the Governance Principles periodically when considering the attributes and experience that might be most valuable in a new Board member. The Committee seeks to have a balanced, engaged and collegial board whose members possess the skills and background necessary to ensure that shareholder value is maximized in a manner consistent with all legal requirements and the highest ethical standards.

The Committee reviews each candidate’s qualifications in accordance with the director qualification criteria contained in our Governance Principles and determines whether the candidate should be nominated for election to the Board. There is no difference in the way in which the Committee evaluates nominees for director positions based on the source of the nomination. From time to time, the Committee may engage a third party for a fee to assist it in identifying potential director candidates.

Shareholders wishing to nominate a director candidate may do so by sending the candidate’s name, biographical information and qualifications to the Chair of the Governance and Nominating Committee, in care of the Corporate Secretary, Raytheon Company, 870 Winter Street, Waltham, Massachusetts 02451. All director nominations should be made in accordance with the provisions set forth in our By-Laws, which are published
on our website at www.raytheon.com under the heading “Investor Relations/Corporate Governance.” You also may obtain a copy of our By-Laws by writing to the Corporate Secretary at the address set forth above.

Under our By-Laws, nominations for director may be made only by the Board or a Board committee, or by a shareholder entitled to vote who complies with the advance notice provision in our By-Laws. For our 2013 Annual Meeting of Shareholders, we must receive this notice between January 31, 2013 and March 2, 2013. However, in no event are we obligated to include any such nomination in our proxy materials.

**Majority Voting for Directors**

Our By-Laws contain a majority of votes cast standard for uncontested elections of directors. Under the majority of votes cast standard, a director nominee is elected if the number of votes cast “for” the nominee exceeds the number of votes cast “against” the nominee. In contested elections (that is, those in which the number of nominees exceeds the number of directors to be elected), the voting standard is a plurality of votes cast.

Our Governance Principles also provide that any incumbent director in an uncontested election who fails to receive the requisite majority of votes cast “for” his or her election will tender his or her resignation to the Governance and Nominating Committee. The Governance and Nominating Committee will make a recommendation to the Board as to whether to accept or reject the director’s resignation. The Board will act on the resignation and publicly disclose its decision and the rationale behind it within 90 days from the date of the certification of results. The director whose resignation is under consideration will abstain from participating in both the Governance and Nominating Committee’s recommendation and the Board’s decision with respect to the resignation. If a resignation is not accepted by the Board, the director may continue to serve.

The Board also maintains the following policies and processes, which it believes represent best practices with respect to the election of directors:

- the annual election of all directors;
- a policy that a substantial majority of the Board shall be independent;
- a rigorous nomination process conducted by the independent Governance and Nominating Committee; and
- disclosure of a process through which shareholders may nominate director candidates.

The Board believes that the foregoing policies and practices help ensure the integrity of the election process by providing shareholders with a meaningful voice in director elections, thereby increasing the Board’s accountability to shareholders.

**Board Leadership Structure**

The Board believes that the most effective leadership structure for the Company at this time is one with a combined Chairman and CEO, coupled with an independent Lead Director. Having the CEO serve as Chairman has a number of benefits. It promotes a cohesive vision and strategy for the Company and strong execution ability. It helps to assure clear and direct communication to the Board of any key enterprise risks. The Company has found that having a combined Chairman and CEO is particularly advantageous with respect to our growing international business with foreign government customers who value unified leadership and a single ultimate executive decision maker. Finally, it facilitates the Company’s ability to respond nimbly to changing business needs and customer objectives. When taken together with the robust role established for the Lead Director, the Board believes that the structure is currently optimal for the Company.

The Board has created the position of Lead Director to strengthen independent Board oversight in accordance with Raytheon’s contemporary governance practices. The Lead Director must qualify as “independent” under our Governance Principles, which comply with NYSE listing standards. The Lead Director is empowered with broad leadership authority and responsibilities, including working with the Chairman to develop and approve Board agendas, advising on the quality, quantity and timeliness of information provided by management to the Board, and acting as a liaison between the independent directors and the Chairman. The Lead Director also chairs executive sessions of the independent directors not attended by management in conjunction with each regularly scheduled Board meeting. The Lead Director’s role is described in greater detail below.

**The Board’s Role in Risk Oversight**

The Board oversees various risks potentially affecting the Company, both directly and indirectly, through its committees. The Company has in place an enterprise risk management (ERM) process that, among other things, is designed to identify risks across the Company with input from each business unit and function. Under the ERM process, various business risks are identified, assessed and prioritized. The top risks to the Company, and any mitigation plans associated with those risks, are reported to
the Board. The ERM process is reviewed with the Board from time to time and is the subject of periodic review by the Audit Committee of the Board. The Company also manages risk through numerous controls and processes embedded in its operations. Such controls and processes also are reviewed from time to time with the Board and/or the relevant Board committees as noted below.

Risk considerations also are raised in the context of a range of matters that are reported by management to the Board or one of the Board’s committees for review. For example, elements of risk are discussed by the full Board in presentations concerning company-wide and business unit annual operating plans, merger and acquisition opportunities, market environment updates, international business activities and other strategic discussions. Elements of risk related to financial reporting, internal audit, auditor independence and related areas of law and regulation are reviewed by the Audit Committee. Elements of risk related to various aspects of U.S. and international regulatory compliance, social responsibility, environmental matters, export/import controls and crisis management are reviewed by the Public Affairs Committee. Elements of risk related to compensation policies and practices and talent management are reviewed by the Management Development and Compensation Committee (MDCC), as further discussed below. Elements of risk applicable to classified business are reviewed by the Special Activities Committee. Similarly, elements of risk related to governance issues are reviewed by the Governance and Nominating Committee.

Risk Assessment of Overall Compensation Program

The MDCC has reviewed with management the design and operation of our incentive compensation arrangements for all employees, including executive officers, for the purpose of determining whether such programs might encourage inappropriate risk-taking that would be reasonably likely to have a material adverse effect on the Company. Management compiled an inventory of all incentive compensation arrangements applicable to the Company’s employees at all levels which it then reviewed with the MDCC. The MDCC considered the performance objectives and target levels used in connection with these incentive awards and also the features of the Company’s compensation program that are designed to mitigate compensation-related risk, such as those described on page 30 under the caption “Management of Compensation-Related Risk.” The MDCC concluded that the Company’s compensation plans, programs and policies, considered as a whole, including applicable risk-mitigation features, are not reasonably likely to have a material adverse effect on the Company.

Lead Director

The Board has created the position of independent Lead Director. The Board believes that a Lead Director is an integral part of a Board structure that promotes strong, independent oversight of Raytheon’s management and affairs. The Lead Director must be independent as determined by the Board in accordance with the criteria included in our Governance Principles, which are summarized above. The Lead Director’s duties include working with the Chairman to develop and approve Board agendas, developing and approving meeting schedules with the Chairman to ensure there is sufficient time for discussion of agenda topics, advising the Chairman as to the quality, quantity and timeliness of the information sent to the Board by management, developing agendas for and chairing executive sessions of the Board (in which the non-management directors meet without management), acting as a liaison between the Chairman and the independent directors and performing such other duties as the Board may determine from time to time. The designation of a Lead Director is not intended to inhibit communication among the directors or between any of them and the Chairman. Annually, the Board reviews the role and function of the Lead Director.

The position of Lead Director is currently held by Michael C. Ruettgers, former Chairman and CEO of EMC Corporation. Mr. Ruettgers was first elected Lead Director by the Board in 2006.

Communication with the Board

Shareholders may communicate with our Board through our Lead Director in writing, care of the Corporate Secretary, Raytheon Company, 870 Winter Street, Waltham, Massachusetts 02451. Shareholders also may contact the Lead Director electronically by submitting comments on our website at www.raytheon.com in the section entitled, “Contact the Board,” under the heading “Investor Relations/Corporate Governance/Contact the Company.” Communications will be referred to the Lead Director and tracked by the Office of the General Counsel.

Anyone who has a concern regarding our accounting, internal controls over financial reporting or auditing matters may communicate that concern to the Audit Committee. You may contact the Audit Committee by writing to Raytheon Audit Committee, Raytheon Company, 870 Winter Street, Waltham, Massachusetts 02451. Interested parties may also contact the Audit Committee electronically by submitting comments on our website at www.raytheon.com in the section entitled, “Contact the Audit Committee Regarding Accounting, Internal Controls
Communications will be referred to the Audit Committee and will be tracked and investigated in the ordinary course by our Ethics Office with the assistance of the Office of the General Counsel unless otherwise instructed by the Audit Committee.

**Service on Other Boards**

Our Governance Principles limit the number of public company boards (including Raytheon) on which a director may serve to five, or three in the case of a director who currently serves as a CEO of a public company. This latter limitation applies to the Company’s Chairman and CEO. The Governance Principles provide that a director who is considering joining the board of another public company must notify the Chairman of the Board and the Chair of the Governance and Nominating Committee regarding the proposed board service and shall not accept the position until advised by the Chairman of the Board that service on the other board would not conflict with a Raytheon policy or service on the Raytheon Board.

**Director Education**

Our director education program consists of visits to Raytheon facilities, education regarding our Code of Business Ethics and Conduct and other policies and practices relevant to our business and operations. In addition, we sponsor in-house educational programs for the Board and provide updates on relevant topics of interest to the Board. We also encourage directors to attend accredited director education programs and institutes sponsored by various educational institutions.

**Board and Committee Evaluation Process**

The Governance and Nominating Committee leads an annual assessment of the Board’s performance and of its contribution as a whole. In addition, each of the Audit Committee, Governance and Nominating Committee, Management Development and Compensation Committee and Public Affairs Committee of the Board annually reviews its performance. Many of the changes to the Governance Principles, committee charters and Board governance practices in general have resulted from the annual evaluation process. The Board views the annual self-assessment review as an integral part of its commitment to achieving high levels of Board and committee performance.

**Policy on Shareholder Rights Plans**

We do not have a shareholder rights plan. The Board will obtain shareholder approval prior to adopting a shareholder rights plan unless the Board, in the exercise of its fiduciary duties, determines that, under the circumstances then existing, it would be in the best interests of Raytheon and our shareholders to adopt a rights plan without prior shareholder approval. If a rights plan is adopted by the Board without prior shareholder approval, the plan must provide that it will expire within one year of adoption unless ratified by shareholders.

**Political Contributions and Lobbying Expenditures Disclosure**

We disclose on our website a description of our oversight process for political contributions and a summary of direct corporate contributions, including those to state and local parties and candidates, and organizations operated in accordance with Section 527 of the U.S. Internal Revenue Code. We recently expanded this disclosure to include information on lobbying activities at the federal and state level. This disclosure is available on our website at www.raytheon.com under the heading “Investor Relations/Corporate Governance/Political Contributions and Lobbying Expenditures.”

**Restatement Clawback Policy**

Our Governance Principles contain a Restatement Clawback Policy which gives the Board the right to recover Results-Based Incentive Plan payments, Long-Term Performance Plan awards and restricted stock awards made on or after January 1, 2009 to any elected officer, to the extent that such payments or awards were inflated due to erroneous financial statements substantially caused by the executive’s knowing or intentionally fraudulent or illegal conduct. The policy is designed to maximize the likelihood that the Company will be successful if it seeks to recover the portion of an executive’s incentive compensation attributable to inflated financial results caused by the executive’s malfeasance.

**Code of Ethics and Conflict of Interest**

We have adopted a Code of Business Ethics and Conduct and Conflict of Interest policies which apply to all officers, directors, employees and representatives. The Code of Business Ethics and Conduct and the Conflict of Interest policies are the foundation of our ethics and compliance program and cover a wide range of areas. Many of our policies are summarized in the Code of Business Ethics and Conduct, including our policies regarding conflict of interest, insider trading, discrimination and harassment, confidentiality and compliance with laws and regulations applicable to the conduct of our business. All officers, directors, employees
and representatives are required to comply with the Code of Business Ethics and Conduct and are subject to disciplinary action, including termination, for violations. We provide ethics education for directors, officers and employees. The Code of Business Ethics and Conduct is published on our website at www.raytheon.com under the heading “Investor Relations/Corporate Governance/Code of Conduct” and is also available in print to any shareholder who requests it by writing to Raytheon Company, Investor Relations, 870 Winter Street, Waltham, Massachusetts 02451 or by emailing invest@raytheon.com. Any amendments to the Code of Business Ethics and Conduct or the grant of a waiver from a provision of the Code of Business Ethics and Conduct requiring disclosure under applicable SEC rules will be disclosed on our website.

Under our Conflict of Interest policy, directors, officers and employees are expected to bring to the attention of the Senior Vice President, General Counsel and Secretary or the Vice President – Business Ethics and Compliance any actual or potential conflict of interest. Anyone may report matters of concern to Raytheon’s Ethics Office through our anonymous, confidential toll-free EthicsLine at 1-800-423-0210, by writing to the Ethics Office, Raytheon Company, 235 Wyman Street, Waltham, Massachusetts 02451, or by submitting comments on our website at www.raytheon.com in the section entitled, “Contact the Ethics Office,” under the heading “Investor Relations/Corporate Governance/Contact the Company.”

Transactions with Related Persons

Our Board has adopted a written Related Party Transactions Policy. Related party transactions include all transactions and relationships involving amounts in excess of $120,000 between (a) the Company (including subsidiaries) and (b) any director, executive officer or 5% shareholder, including immediate family members and certain entities in which they have a significant interest. Under the policy, the General Counsel (or the CEO, in the case of a matter involving the General Counsel) provides information regarding any related party transaction or relationship to the Governance and Nominating Committee based on information solicited by the General Counsel (or the CEO, in the case of a matter involving the General Counsel). The Governance and Nominating Committee reviews the material facts of all related party transactions and determines whether to approve, disapprove or ratify the transaction or relationship involved. Certain transactions and relationships have been pre-approved by the Governance and Nominating Committee for purposes of the policy, including (a) executive officer compensation approved by the Board, (b) director compensation, (c) certain relatively small transactions between the Company and other companies, (d) certain charitable contributions made by the Company and (e) matters considered by the Board in its director independence determinations.

In a Schedule 13G filing made with the SEC, BlackRock, Inc., including its subsidiaries, (BlackRock) reported beneficial ownership of 7.15% of our outstanding common stock as of December 31, 2011. Under previously established business relationships, BlackRock has provided investment management services for the benefit of certain Raytheon benefit plans. For providing such investment management services, BlackRock received fees of $9.2 million in 2011, as well as additional amounts from participants in connection with two 401(k) plan investment options. In accordance with the Related Party Transactions Policy referenced above, the Governance and Nominating Committee has reviewed these relationships. The Committee ratified these relationships on the basis that BlackRock’s ownership of Raytheon stock plays no role in the business relationship between the two companies and that the engagement of BlackRock has been on terms no more favorable to it than terms that would be available to unaffiliated third parties under the same or similar circumstances.
THE BOARD OF DIRECTORS AND BOARD COMMITTEES

Our business, property and affairs are managed under the direction of the Board. Directors are kept informed of our business through discussions with the Lead Director, the Chairman and other officers, by reviewing materials provided to them and by participating in meetings of the Board and its committees. The Board has a separately designated Audit Committee established in accordance with the Securities Exchange Act of 1934, as well as a standing Governance and Nominating Committee, Management Development and Compensation Committee, Public Affairs Committee, Special Activities Committee and Executive Committee. Each committee’s charter (other than the Executive Committee) is published on our website at www.raytheon.com under the heading “Investor Relations/Corporate Governance/Committees” and is also available in print to any shareholder who requests it by writing to Raytheon Company, Investor Relations, 870 Winter Street, Waltham, Massachusetts 02451 or by emailing invest@raytheon.com.

The table below provides current membership information regarding the Board and Board committees as of the date of this proxy statement. During 2011, the Board met 7 times. The Board and certain committees also engaged in other discussions and actions during 2011 apart from these meetings. During 2011, the average attendance for directors at Board and committee meetings was 99%; thus, no director attended less than 75% of the total of all Board and committee meetings on which they served. All directors are expected to attend the 2012 Annual Meeting of Shareholders. In 2011, all of the directors who were members of the Board at that time attended the annual meeting.

The non-management directors, all of whom are independent, meet in an executive session chaired by the Lead Director at the conclusion of every regularly scheduled Board meeting. In addition, committee members generally meet in executive session, without management present, at the conclusion of regularly scheduled committee meetings. Each of the committees, except for the Executive Committee, is comprised solely of independent directors.

<table>
<thead>
<tr>
<th>Independent Directors</th>
<th>Audit Committee</th>
<th>Governance and Nominating Committee</th>
<th>Management Development and Compensation Committee</th>
<th>Public Affairs Committee</th>
<th>Special Activities Committee</th>
<th>Executive Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>James E. Cartwright(1)</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vernon E. Clark</td>
<td>X</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>John M. Deutch</td>
<td>X</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Stephen J. Hadley</td>
<td>X</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Frederic M. Poses</td>
<td>X</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Michael C. Ruettgers</td>
<td>X</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ronald L. Skates</td>
<td>Chair</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>William R. Spivey</td>
<td>X</td>
<td></td>
<td></td>
<td>Chair</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Linda G. Stuntz</td>
<td>X</td>
<td></td>
<td></td>
<td>Chair</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inside Director</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>William H. Swanson</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Chair</td>
</tr>
</tbody>
</table>

(1) James E. Cartwright was elected to the Board in January 2012 and appointed to these committees in March 2012.
Audit Committee

The Audit Committee:

• Oversees the integrity of our financial statements;
• Evaluates the independent auditors’ qualifications, performance and independence;
• Oversees our internal audit function;
• Meets with management to consider the adequacy of our internal controls and the objectivity of financial reporting;
• Reviews the independent auditors’ audit of the effectiveness of the Company’s internal controls;
• Prepares the Audit Committee Report found on page 59;
• Meets with the independent auditors, internal auditors and appropriate financial personnel;
• Appoints the independent auditors;
• Pre-approves all audit fees and terms as well as all non-audit engagements with the independent auditors;
• Reviews annual and periodic reports and earnings press releases and recommends to the Board whether the annual audited financial statements should be included in the Company’s Form 10-K;
• Reviews and discusses with management the Company’s risk assessment and risk management policies, including ERM, the Company’s major financial risk exposures and steps to monitor and control such exposures;
• Has established a process for employees and others to confidentially and anonymously report concerns or complaints regarding accounting, internal control or auditing matters. More information regarding this process is available on page 8 under the heading “Corporate Governance – Communication with the Board”;
• Reviews compliance with our Code of Business Ethics and Conduct with respect to certain financial reporting, controls and allegations of financial misconduct; and
• Has the authority to hire independent counsel and other advisors.

The Board has determined that each member of the Audit Committee is independent as defined by the rules of the NYSE and the SEC. The Board also has determined that Ronald L. Skates, the Chair of the Committee, is an “audit committee financial expert,” as defined by SEC rules, based upon Mr. Skates’ experience and training.

Management Development and Compensation Committee

The Management Development and Compensation Committee (MDCC):

• Reviews and oversees compensation and benefits, as well as personnel plans, policies and programs;
• Reviews and recommends to the Board the compensation of the CEO and the other four most highly compensated executive officers;
• Reviews and approves the compensation of other officers and key employees;
• Reviews peer company practices to ensure competitiveness and seeks to align compensation with the performance of the Company;
• Periodically reviews succession plans for the CEO, the other named executive officers and elected officers of the Company;
• Periodically reviews career development plans for elected officers and other key employees;
• Annually assesses the independence of its outside compensation consultants and pre-approves any services proposed to be provided by such consultants to the Company;
• Administers and makes awards under our equity compensation plans;
• Reviews and discusses with management the “Compensation Discussion and Analysis” section of this proxy statement beginning on page 25;
• Prepares the Management Development and Compensation Committee Report found on page 42; and
• Has the authority to hire independent counsel and other advisors.

While the Board bears the ultimate responsibility for approving compensation of our named executive officers, the MDCC assists the Board in discharging these responsibilities. The Chair reports the MDCC’s actions and its recommendations on named executive officer compensation to the Board. The agenda for MDCC meetings is determined by its Chair, with the assistance of our Senior Vice President – Global Human Resources and Security and our Senior Vice President, General Counsel and Secretary, who also regularly attend MDCC meetings. At each meeting, the MDCC meets in executive session. Using its authority to hire independent advisors, the MDCC has retained Pearl Meyer & Partners (PM&P), an independent compensation consulting firm, to assist it in evaluating executive compensation and to assist the
Governance and Nominating Committee

The Governance and Nominating Committee:

- Reviews and reports to the Board on a periodic basis with regard to matters of corporate governance;
- Establishes procedures for the nomination of directors and recommends candidates for election to the Board;
- Considers director nominees proposed by shareholders;
- Reviews and assesses the effectiveness of our Governance Principles and recommends proposed revisions to the Board;
- Reviews and approves or ratifies transactions and relationships under our Related Party Transactions Policy;
- Reviews proposals by shareholders in connection with the annual meeting of shareholders and makes recommendations to the Board for action on such proposals;
- Makes recommendations to the Board regarding the size and composition of the Board;
- Oversees the orientation program for new directors and the continuing education program for existing directors;
- Approves director compensation with the concurrence of the Board; and
- Has the authority to hire independent counsel and other advisors.

Public Affairs Committee

The Public Affairs Committee:

- Reviews, identifies and brings to the attention of the Board political, social and legal trends and issues that may have an impact on our business, operations, financial performance or public image;
- Reviews our policies and practices in the areas of legal and social responsibility, and recommends to the Board such policies and practices, including those involving:
  - environmental protection;
  - health and safety of employees;
  - ethics;
  - export control;
  - regulatory compliance (except financial matters);
  - charitable contributions and community relations;
  - government relations and legislative policy;
  - political contributions and lobbying;
  - foreign and domestic consultants and representatives;
  - offsets;
  - crisis management and emergency preparedness;
  - pension plan performance, management and governance; and
  - government contracting and defense procurement policies;
- Reviews, monitors and makes recommendations to the Board on corporate policies and practices that relate to public policy; and
- Has the authority to hire independent counsel and other advisors.

Special Activities Committee

The Special Activities Committee was formed in 2010 and performs the following activities:

- Reviews Company programs, activities and potential acquisitions involving classified business which involve special performance, financial, reputational or other risks; and
- Reviews policies, processes, practices, procedures, risk management and internal controls applicable to the Company’s classified business to the extent that they deviate from those applicable to the Company’s non-classified business activities.

Executive Committee

The Executive Committee is empowered to act for the full Board during intervals between Board meetings, with the exception of certain matters that by law may not be delegated. The Executive Committee did not meet in 2011.
Compensation Committee Interlocks and Insider Participation

The members of our MDCC during fiscal year 2011 were Vernon E. Clark, John M. Deutch, Frederic M. Poses and Ronald L. Skates. None of these members is or has ever been an officer or employee of the Company. To our knowledge, there were no relationships involving members of the MDCC or our other directors which require disclosure in this proxy statement as a Compensation Committee interlock.

DIRECTOR COMPENSATION

Set forth below is information regarding the compensation of our non-employee directors for 2011.*

<table>
<thead>
<tr>
<th>Name</th>
<th>Fees Earned or Paid in Cash ($)</th>
<th>Stock Awards ($)</th>
<th>Option Awards ($)</th>
<th>Non-Equity Incentive Plan Compensation ($)</th>
<th>Change in Pension Value and Nonqualified Deferred Compensation Earnings ($)</th>
<th>All Other Compensation ($)</th>
<th>Total ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vernon E. Clark</td>
<td>$116,500</td>
<td>$120,007</td>
<td>—</td>
<td>—</td>
<td>$5,000(3)</td>
<td></td>
<td>$241,507</td>
</tr>
<tr>
<td>John M. Deutch</td>
<td>$102,000</td>
<td>$120,007</td>
<td>—</td>
<td>—</td>
<td>$—</td>
<td></td>
<td>$222,007</td>
</tr>
<tr>
<td>Stephen J. Hadley</td>
<td>$108,000</td>
<td>$120,007</td>
<td>—</td>
<td>—</td>
<td>$—</td>
<td></td>
<td>$228,007</td>
</tr>
<tr>
<td>Frederic M. Poses</td>
<td>$118,000</td>
<td>$120,007</td>
<td>—</td>
<td>—</td>
<td>$5,000(3)</td>
<td></td>
<td>$243,007</td>
</tr>
<tr>
<td>Michael C. Ruettergers</td>
<td>$112,500</td>
<td>$171,014</td>
<td>—</td>
<td>—</td>
<td>$5,000(3)</td>
<td></td>
<td>$288,514</td>
</tr>
<tr>
<td>Ronald L. Skates</td>
<td>$135,500(4)</td>
<td>$120,007</td>
<td>—</td>
<td>—</td>
<td>$5,000(3)</td>
<td></td>
<td>$260,507</td>
</tr>
<tr>
<td>William R. Spivey</td>
<td>$112,000</td>
<td>$120,007</td>
<td>—</td>
<td>—</td>
<td>$—</td>
<td></td>
<td>$232,007</td>
</tr>
<tr>
<td>Linda G. Stuntz</td>
<td>$116,500</td>
<td>$120,007</td>
<td>—</td>
<td>—</td>
<td>$5,000(3)</td>
<td></td>
<td>$241,507</td>
</tr>
</tbody>
</table>

* James E. Cartwright was elected to the Board in January 2012. Upon such election he was granted 1,207 shares of restricted stock and began to receive meeting and retainer fees applicable to all directors.

(1) Cash amounts consist of the following:

- **Mr. Clark** . . . . . . . . . Chair, Special Activities Committee
  - Annual Board Cash Retainer ($): $75,000
  - Meeting Fees ($): $31,500 (b)

- **Mr. Deutch** . . . . . . . . . Director
  - Annual Committee Chair or Lead Director Cash Retainer ($): $75,000
  - Meeting Fees ($): $27,000(b)

- **Mr. Hadley** . . . . . . . . . Director
  - Annual Committee Chair or Lead Director Cash Retainer ($): $75,000
  - Meeting Fees ($): $33,000(b)

- **Mr. Poses** . . . . . . . . . Chair, MDCC
  - Annual Committee Chair or Lead Director Cash Retainer ($): $75,000
  - Meeting Fees ($): $33,000(b)

- **Mr. Ruettergers** . . . Lead Director
  - Annual Committee Chair or Lead Director Cash Retainer ($): $75,000
  - Meeting Fees ($): $13,500(b)

- **Mr. Skates** . . . . . . . . . Chair, Audit Committee
  - Annual Committee Chair or Lead Director Cash Retainer ($): $75,000
  - Meeting Fees ($): $40,500(b)

- **Mr. Spivey** . . . . . . . . . Chair, Public Affairs Committee
  - Annual Committee Chair or Lead Director Cash Retainer ($): $75,000
  - Meeting Fees ($): $27,000

- **Ms. Stuntz** . . . . . . . . . Chair, Governance and Nominating Committee
  - Annual Committee Chair or Lead Director Cash Retainer ($): $75,000
  - Meeting Fees ($): $31,500(b)

(b) Includes a $1,500 meeting fee for a December 2010 Board meeting paid in January 2011.

Mr. Skates elected to receive a portion of his annual cash retainer ($32,500) and a portion of his Audit Committee Chair annual cash retainer ($10,000) in shares of our common stock. See footnote 4.

(2) These amounts represent the aggregate grant date fair value of awards of restricted stock paid as the annual stock retainer in accordance with the accounting standard for share-based payments. The grant date fair value of the restricted stock awards is based solely on the stock price on the date of grant and the number of shares (or the intrinsic value method). For more information on the assumptions used by us in calculating the grant date fair values for restricted stock awards, see Note 13: Stock-based Compensation Plans to our financial statements in our Annual Report on Form 10-K for the year ended December 31, 2011 (2011 Form 10-K).

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The aggregate numbers of shares of restricted stock held by each director as of December 31, 2011 were as follows:

<table>
<thead>
<tr>
<th>Director</th>
<th>Restricted Stock(#)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Clark</td>
<td>2,668</td>
</tr>
<tr>
<td>Mr. Deutch</td>
<td>2,668</td>
</tr>
<tr>
<td>Mr. Hadley</td>
<td>2,668</td>
</tr>
<tr>
<td>Mr. Poses</td>
<td>2,668</td>
</tr>
<tr>
<td>Mr. Ruettgers</td>
<td>3,802</td>
</tr>
<tr>
<td>Mr. Skates</td>
<td>2,668</td>
</tr>
<tr>
<td>Mr. Spivey</td>
<td>2,668</td>
</tr>
<tr>
<td>Ms. Stuntz</td>
<td>2,668</td>
</tr>
</tbody>
</table>

The following table shows the shares of restricted stock awarded to each director during 2011 and the aggregate grant date fair value for each award.

<table>
<thead>
<tr>
<th>Director</th>
<th>Grant Date</th>
<th>All Stock Awards: Number of Shares of Stock or Units(#)</th>
<th>Full Grant Date Value of Award($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Clark</td>
<td>7/27/11</td>
<td>2,668</td>
<td>$120,007</td>
</tr>
<tr>
<td>Mr. Deutch</td>
<td>7/27/11</td>
<td>2,668</td>
<td>$120,007</td>
</tr>
<tr>
<td>Mr. Hadley</td>
<td>7/27/11</td>
<td>2,668</td>
<td>$120,007</td>
</tr>
<tr>
<td>Mr. Poses</td>
<td>7/27/11</td>
<td>2,668</td>
<td>$120,007</td>
</tr>
<tr>
<td>Mr. Ruettgers</td>
<td>7/27/11</td>
<td>3,802</td>
<td>$171,014</td>
</tr>
<tr>
<td>Mr. Skates</td>
<td>7/27/11</td>
<td>2,668</td>
<td>$120,007</td>
</tr>
<tr>
<td>Mr. Spivey</td>
<td>7/27/11</td>
<td>2,668</td>
<td>$120,007</td>
</tr>
<tr>
<td>Ms. Stuntz</td>
<td>7/27/11</td>
<td>2,668</td>
<td>$120,007</td>
</tr>
</tbody>
</table>

(3) Represents Raytheon contributions under our matching gift and charitable awards program, which is available to all employees and directors.

(4) Directors may elect to receive their annual cash retainers in shares of our common stock in lieu of cash. Such stock grants are made at the time of the annual meeting of shareholders and represent payment for the following 12 months. In May 2010, Mr. Skates elected to receive his annual cash retainer and his Audit Committee Chair annual cash retainer in shares of our common stock. Such amounts included retainer payments for the first and second quarters of 2011. As a result of such election, Mr. Skates received 808 shares of our common stock on May 27, 2010 based on a stock price of $52.64, which represented a portion of each of his annual cash retainers for service on the Board ($32,500) and his Audit Committee Chair annual cash retainer ($10,000) for 2011.
Elements of Director Compensation

The principal features of the compensation received by our non-employee directors for 2011 are described below.

Annual Retainers. All of our non-employee directors are paid an annual cash retainer and an annual stock retainer (as further discussed below) for service on the Board. The Lead Director and each of the committee chairs are also paid an additional annual cash retainer for their service in such roles. Directors may elect to receive their annual cash retainers in shares of our common stock in lieu of cash. We pay the cash retainers quarterly and the stock retainer, including stock in lieu of cash, annually. The Governance and Nominating Committee and the Board review non-employee director compensation annually and, in 2011, increased the annual cash retainer for service on the Board from $65,000 to $85,000. The last annual cash retainer increase was in 2007. The increase in 2011 brings the total annual non-employee director compensation for service on the Board to approximately the 50th percentile of the marketplace. No other changes were made to the director compensation program in 2011.

<table>
<thead>
<tr>
<th>Annual Cash Retainers</th>
<th>2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Board of Directors</td>
<td>$85,000</td>
</tr>
<tr>
<td>Lead Director</td>
<td>$24,000</td>
</tr>
<tr>
<td>Governance and Nominating Committee Chair</td>
<td>$10,000</td>
</tr>
<tr>
<td>Audit Committee Chair</td>
<td>$20,000</td>
</tr>
<tr>
<td>Management Development and Compensation Committee Chair</td>
<td>$10,000</td>
</tr>
<tr>
<td>Public Affairs Committee Chair</td>
<td>$10,000</td>
</tr>
<tr>
<td>Special Activities Committee Chair</td>
<td>$10,000</td>
</tr>
</tbody>
</table>

Meeting Fees. Our non-employee directors (except for our Lead Director) receive a $1,500 meeting fee for each Board or committee meeting attended in person or held by teleconference. Our Lead Director receives meeting fees only for Board meetings and not for Committee meeting attendance.

Equity Awards. Each non-employee director receives an annual stock retainer in the form of a grant of restricted stock under the Raytheon 2010 Stock Plan (2010 Stock Plan) which is entitled to full dividend and voting rights. Unless otherwise provided by the Board, the restricted stock vests (becomes non-forfeitable) on the date of the annual meeting of shareholders in the calendar year following the year of grant, or upon the earlier occurrence of the director’s termination as a director after a change-in-control of Raytheon or the director’s death. Upon a director’s termination of service on the Board for any other reason, his or her unvested restricted stock award will be forfeited to Raytheon. Regardless of the vesting date, the shares will remain subject to transfer restriction for at least six months after the grant date. In 2011, each non-employee director was awarded $120,000 of restricted stock ($171,000 in the case of the Lead Director).

Benefits. We reimburse our non-employee directors for actual expenses incurred in the performance of their service as directors, including attendance at director education programs sponsored by educational and other institutions. We also maintain a business travel accident insurance policy which provides non-employee directors with up to $1,000,000 of coverage per incident when traveling on Raytheon business. In addition, all directors are eligible to participate in our matching gift and charitable awards program available to all employees. We match eligible gifts up to $5,000 per donor per calendar year.

Pursuant to our Deferred Compensation Plan, directors may defer receipt of their cash retainers and/or meeting fees until retirement from the Board. Directors also may elect to receive their cash retainers in shares of our common stock, which can be received currently but cannot be deferred.

Director Stock Ownership and Retention Guidelines

As stated in our Governance Principles, the Board believes that directors should be shareholders and have a financial stake in the Company. Accordingly, independent directors are paid a substantial portion of their compensation in equity awards. Further, each director is expected to own shares of our common stock with a market value of at least four times the cash component of a non-employee director’s annual retainer for service on the Board, with five years to achieve the target ownership threshold. In 2011, the Governance Principles were amended to change this threshold from a previous requirement to own two times the annual retainer amount. The Governance Principles also provide that a director may not dispose of Company stock until attaining the requisite ownership threshold and thereafter must maintain such equity ownership level.

Policy Against Hedging with Respect to Company Stock

To assure alignment with the long-term interests of our other shareholders, under the Company’s Insider Trading Policy, directors, officers and employees cannot engage in short sales of Company stock or transactions in any derivative of a Company security, including, but not limited to, puts, calls and options (other than the receipt and exercise of options that might be granted by the Company pursuant to a Company compensation plan).
ELECTION OF DIRECTORS
(Item No. 1 on the proxy card)

The Board is subject to annual election by the shareholders. The Board has nominated James E. Cartwright, Vernon E. Clark, John M. Deutch, Stephen J. Hadley, Frederic M. Poses, Michael C. Ruettgers, Ronald L. Skates, William R. Spivey, Linda G. Stuntz and William H. Swanson to serve one-year terms that will expire at the 2013 Annual Meeting of Shareholders.

We have included below the principal occupation and employment during the past five years and other information about the nominees, including a discussion of the specific considerations relating to the experience, qualifications, attributes or skills considered by the Governance and Nominating Committee in support of each individual’s nomination to serve as a director. If elected, the nominees will continue in office until their successors have been duly elected and qualified, or until the earlier of their death, resignation or retirement. We expect each of the nominees to be able to serve if elected. If any of these persons is unable to serve or for good cause will not serve, the proxies may be voted for a substitute nominee designated by the Board.
Nominees for Election

JAMES E. CARTWRIGHT

- Director of the Company since January 2012.
- Harold Brown Chair in Defense Policy Studies, the Center for Strategic and International Studies, since September 2011.
- General, United States Marine Corps; Vice Chairman of the Joint Chiefs of Staff from 2007 to 2011 (retired in August 2011).
- 40-year career in the United States Marines, serving in a series of staff and operational positions with increasing responsibility including Commanding General, 1st Marine Aircraft Wing (2000 to 2002); Director for Force Structure, Resources and Assessment, J-8 the Joint Staff (2002 to 2004); and Commander, U.S. Strategic Command (2004 to 2007).
- Affiliations: Member of the Defense Policy Board.
- Age 62.

General Cartwright’s qualifications to serve on the Board include his knowledge of defense matters, background in military operations and national security, understanding of organizational management, and practical knowledge of customer needs, based on his varied assignments and leadership in the U.S. Military including his service as Vice Chair of the Joint Chiefs of Staff.

VERNON E. CLARK

- Director of the Company since 2005.
- Chief of Naval Operations, the senior uniformed executive of the United States Navy and member of the Joint Chiefs of Staff, from 2000 to 2005 (retired in 2005).
- 37-year career in the United States Navy, serving in various positions of increasing responsibility; commanded a patrol gunboat and concluded as the Chief of Naval Operations.
- Current Directorship: Rolls Royce North America (aerospace, marine and energy-related manufacturer) since 2006.
- Past Directorship: Horizon Lines, Inc. (ocean shipping and integrated logistics company) from 2007 to November 2011.
- Affiliations: Trustee of Regent University and Vanguard University; Member of Air University Board of Visitors; and Non-executive Chairman of the Board of SRI International (Stanford Research Institute).
- Age 67.

Admiral Clark’s qualifications to serve on the Board include his extensive knowledge of, and experience with, the products used by and the needs of our customers based on his extensive career as an officer in the United States Navy, coupled with his organizational acumen and leadership ability illustrated by his service as Chief of Naval Operations.
JOHN M. DEUTCH

- Director of the Company since 1998.
- Institute Professor at the Massachusetts Institute of Technology since 1990.
- Director of Central Intelligence from 1995 to 1996.
- Provost (from 1985 to 1990), Dean of Science (from 1981 to 1988) and Chairman of the Department of Chemistry (from 1982 to 1985) of the Massachusetts Institute of Technology.
- Past Directorships: Citigroup Inc. (financial services company) from 1996 to 2010; Cummins Engine Company, Inc. (provider of engines and related technologies) from 1997 to 2008; and Schlumberger Ltd. (oilfield services company) from 1997 to 2007.
- Affiliations: Museum of Fine Arts Boston; Resources for the Future; Center for American Progress; Massachusetts General Hospital Physicians Organization; and Urban Institute.
- Age 73.

Mr. Deutch’s qualifications to serve on the Board include his extensive knowledge and experience relating to technology, intelligence and security matters, as well as public policy, based on his varied high level roles in government and academia.

STEPHEN J. HADLEY

- Director of the Company since 2009.
- Principal in The Rice Hadley Group, LLC (international strategic consulting firm) since 2009.
- Senior Advisor for International Affairs at the U.S. Institute of Peace since 2009.
- Assistant to the President for National Security Affairs from 2005 to 2009.
- Assistant to the President and Deputy National Security Advisor from 2001 to 2005.
- Current Directorships: The Bessemer Group, Incorporated, Bessemer Securities Corporation (including service on its Audit Committee since 2011 and Asset Allocation Committee since 2010), and certain related entities (all privately held financial services companies) since 2009.
- Affiliations: Director (and member of the Executive Committee) of the Atlantic Council of the United States since 2010; Member of the Board of Managers of the John Hopkins University Applied Physics Laboratory since 2011; Member of U.S. Secretary of State’s Foreign Affairs Policy Board since 2011; Chairman of the Advisory Board of the Rand Center for Middle East Public Policy since 2011; and Member of Yale University’s Kissinger Papers Advisory Board since 2011.
- Age 65.

Mr. Hadley’s qualifications to serve on the Board include his extensive knowledge and experience relating to national security, international affairs, public policy, legal matters and formulation of strategy, based on his varied high level roles in government, consulting and the practice of law.
FREDERIC M. POSES

• Director of the Company since 2000.
• Chairman and CEO of Trane, Inc. (formerly American Standard Companies, Inc.) (air conditioning systems, services and solutions provider) from 2000 to 2008.
• President and Chief Operating Officer of AlliedSignal, Inc. from 1998 to 1999.
• 30-year business career at AlliedSignal, starting as a financial analyst in 1969 and serving in various capacities including President of the Engineered Materials business beginning in 1988.
• Current Directorship: Non-executive Chairman of the Board of Tyco Electronics, Ltd. (manufacturer and provider of an array of products including electronics and telecommunications) since 2007.
• Past Directorships: Centex Corporation (home building company) from 2001 to 2009; and Trane, Inc. from 1999 to 2008.
• Affiliations: Chairman of the Board of National Center for Learning Disabilities; Member of the Duke Engineering School Board of Visitors; Trustee of Eagle Hill School, Greenwich, CT; and Member of the Board of Central Synagogue.
• Age 69.

Mr. Poses’ qualifications to serve on the Board include his extensive business experience, skills and acumen reflected in his positions as chief operating officer of a large public company and as chairman and CEO of a second large public company.

MICHAEL C. RUETTGERS

• Director of the Company since 2000.
• Chairman of EMC Corporation (data storage and management products and services provider) from January 2004 to December 2005.
• Executive Chairman (from 2001 to 2004) and CEO (from 1992 to 2001) of EMC Corporation; held a variety of senior executive positions at EMC Corporation from 1988 to 1992.
• Current Directorship: Non-executive Chairman of the Board of Wolfson Microelectronics plc (manufacturer of semiconductor chips used in audio, video and imaging applications) since 2008.
• Affiliations: Trustee of Lahey Clinic.
• Age 69.

Mr. Ruettgers’ qualifications to serve on the Board include his extensive business experience, skills and acumen reflected in his positions as chairman and CEO of a large public company operating in the technology sector.
RONALD L. SKATES

• Director of the Company since 2003.
• Private investor since 1999.
• President and CEO of Data General Corporation (data storage and enterprise solutions supplier) from 1989 to 1999; held other positions at Data General Corporation from 1986 to 1989.
• Partner at Price Waterhouse (now PricewaterhouseCoopers LLP) from 1976 to 1986.
• Current Directorships: State Street Corporation (financial services company) since 2002; Courier Corporation (book manufacturer and specialty publisher) since 2003; and Gilbane, Inc. (privately held real estate development and construction company) since 2002.
• Past Directorship: Cabot Microelectronics Corporation (supplier of chemical mechanical planarization products and services) from 2001 to 2005.
• Affiliations: Trustee Emeritus of Massachusetts General Hospital.
• Age 70.

Mr. Skates’ qualifications to serve on the Board include his extensive business experience, skills and acumen evidenced by his service as president and CEO of a large public technology company, coupled with his accounting expertise derived from being a certified public accountant and partner of a major accounting firm.

WILLIAM R. SPIVEY

• Director of the Company since 1999.
• President and CEO of Luminent, Inc. (fiber-optic transmission products provider) from 2000 to 2001.
• Group President, Network Products Group, Lucent Technologies Inc. from 1997 to 2000.
• Vice President, Systems & Components Group, AT&T Corporation from 1994 to 1997.
• Group Vice President and President, Tektronix Development Company, Tektronix, Inc. from 1991 to 1994.
• Current Directorships: Cascade Microtech, Inc. (advanced wafer probing solutions provider) since 1998; Novellus Systems, Inc. (advanced process equipment provider) since 1998; and Laird PLC (electronics components and systems provider) since 2002.
• Past Directorships: Lyondell Chemical Company (manufacturer of basic chemicals and derivatives) from 2000 to 2007; and ADC Telecommunications, Inc. (supplier of network infrastructure products and services) from 2004 to 2010.
• Age 65.

Mr. Spivey’s qualifications to serve on the Board include his extensive business experience, skills and acumen reflected in his positions as a business unit head at three public technology companies and CEO of another public technology company.
LINDA G. STUNTZ

- Director of the Company since 2004.
- Partner in the law firm of Stuntz, Davis & Staffier, P.C. since 1995.
- Deputy Secretary of, and held senior policy positions in, the United States Department of Energy from 1989 to 1993.
- Current Directorship: Royal Dutch Shell plc (an oil and gas exploration and production company) since 2011 (including membership on its Audit Committee).
- Past Directorship: Schlumberger Ltd. (oilfield services company) from 1993 to 2010.
- Affiliations: Director of Wittenberg University from 2010 to 2011.
- Age 57.

Ms. Stuntz’s qualifications to serve on the Board include her extensive knowledge and experience relating to corporate governance, public policy and legal matters, as well as legislative and regulatory affairs, based on her varied high-level roles in both the executive and legislative branches of government, her substantial experience as a corporate director, as well as the practice of law.

WILLIAM H. SWANSON

- Chairman of the Board since 2004.
- Director and CEO of the Company since 2003.
- President of the Company from July 2002 to May 2004.
- Executive Vice President of the Company and President of Electronic Systems from January 2000 to July 2002.
- Executive Vice President of the Company and Chairman and CEO of Raytheon Systems Company from January 1998 to January 2000.
- In the 40th year of his career at the Company, which has included a wide range of leadership positions.
- Current Directorship: NextEra Energy, Inc. (a clean energy company) since 2009.
- Past Directorship: Sprint Nextel Corporation (wireless and wireline communications services provider) from 2004 to 2008.
- Affiliations: Congressional Medal of Honor Foundation Board of Directors; the California Polytechnic State University President’s Cabinet; the Cal Poly Foundation Board of Directors; Vice Chairman of the John F. Kennedy Library Foundation Board of Directors; Chairman Emeritus of the Business-Higher Education Forum Executive Committee; and Chairman Emeritus of the Aerospace Industries Association Executive Committee.
- Age 63.

Mr. Swanson’s qualifications to serve on the Board include his extensive business experience, skills and acumen developed over the past 39 plus years with the Company during which he has held a wide range of leadership positions, including general manager of Missile Systems, head of Electronic Systems, CEO of Raytheon Systems Company, President of the Company and, since 2003, CEO.

The Board unanimously recommends that shareholders vote FOR each of the nominees for election. Proxies solicited by the Board will be so voted unless shareholders specify otherwise in their proxies.
**STOCK OWNERSHIP**

Five Percent Shareholders

The following table lists those persons or groups (based solely on our examination of Schedules 13G filed with the SEC or furnished to us) who are beneficial owners of more than 5% of our common stock as of December 31, 2011.

<table>
<thead>
<tr>
<th>Name and Address of Beneficial Owner</th>
<th>Common Stock</th>
<th>Percent of Class</th>
</tr>
</thead>
<tbody>
<tr>
<td>BlackRock, Inc. 40 East 52nd Street, New York, NY 10022</td>
<td>24,739,483</td>
<td>7.15%</td>
</tr>
<tr>
<td>Barrow, Hanley, Mewhinney &amp; Strauss, LLC 2200 Ross Avenue, 31st Floor, Dallas, TX 75201-2761</td>
<td>21,349,942</td>
<td>6.17%</td>
</tr>
</tbody>
</table>

Management and Directors

The following table contains information regarding the beneficial ownership of shares of our common stock as of March 1, 2012 for (a) each director and nominee for director, including our CEO, (b) our CFO and our three other most highly compensated executive officers who are not also directors, and (c) the directors, nominees and all executive officers as a group. No individual director or nominee for director or named executive officer beneficially owns 1% or more of the outstanding shares of common stock. The directors and executive officers as a group own less than 1% of the outstanding shares of common stock.

<table>
<thead>
<tr>
<th>Name of Beneficial Owner</th>
<th>Number of Shares and Nature of Beneficial Ownership</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) William H. Swanson</td>
<td>620,432(1) 353,360(2)(3) 973,792(1)(2)(3)</td>
</tr>
<tr>
<td>James E. Cartwright</td>
<td>1,207(4)</td>
</tr>
<tr>
<td>Vernon E. Clark</td>
<td>12,790(4)</td>
</tr>
<tr>
<td>John M. Deutch</td>
<td>21,834(4)</td>
</tr>
<tr>
<td>Stephen J. Hadley</td>
<td>7,310(4)</td>
</tr>
<tr>
<td>Frederic M. Poses</td>
<td>28,489(4)(5)</td>
</tr>
<tr>
<td>Michael C. Ruettgers</td>
<td>38,501(4)</td>
</tr>
<tr>
<td>Ronald L. Skates</td>
<td>36,509(4)(6)</td>
</tr>
<tr>
<td>William R. Spivey</td>
<td>33,064(4)</td>
</tr>
<tr>
<td>Linda G. Stuntz</td>
<td>17,564(4)</td>
</tr>
<tr>
<td>(b) David C. Wajsgras</td>
<td>193,151(2)</td>
</tr>
<tr>
<td>Richard R. Yuse</td>
<td>41,613(2)</td>
</tr>
<tr>
<td>Jay B. Stephens</td>
<td>164,595(2)</td>
</tr>
<tr>
<td>Daniel J. Crowley</td>
<td>50,207(2)</td>
</tr>
<tr>
<td>(c) All directors, nominees for director and executive officers as a group (22 persons)</td>
<td>2,225,826(1)(2)(3)(4)(5)(6)(7)(8)</td>
</tr>
</tbody>
</table>

(1) Shares owned outright by Mr. Swanson.
(2) Includes shares of restricted stock over which the beneficial owner has voting power as follows: Mr. Swanson 225,110; Mr. Wajsgras – 59,240; Mr. Yuse – 41,459; Mr. Stephens – 56,278; Mr. Crowley – 45,013; and all executive officers and directors as a group – 680,180.
(3) Includes vested deferred compensation equivalent to 128,250 shares of our common stock attributable to Mr. Swanson.
(4) Includes shares of restricted stock issued under the 2010 Stock Plan over which the beneficial owner has voting power as follows: Ms. Stuntz and Messrs. Clark, Deutch, Hadley, Poses, Skates and Spivey – 2,668 shares each; Mr. Cartwright – 1,207 shares; and Mr. Ruettgers – 3,802 shares.
(5) Includes 16,272 shares held by a family charitable foundation over which Mr. Poses has voting and investment power.
(6) Includes 2,400 shares held in family trusts as to which Mr. Skates disclaims beneficial ownership.
(7) Includes shares indirectly held by the beneficial owner through the Raytheon Savings and Investment Plan and the Raytheon Excess Savings Plan as follows: all executive officers as a group – 17,961.
(8) Includes shares which the beneficial owner has the right to acquire upon the exercise of stock options as follows: all executive officers as a group – 15,180.

Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934 requires our directors, executive officers and persons who beneficially own more than 10% of a registered class of our equity securities to file reports of holdings and transactions in our common stock with the SEC and the NYSE. Based on our records and other information, we believe that, in 2011, none of our directors, executive officers or 10% shareholders failed to file a required report on time.
EXECUTIVE COMPENSATION

Compensation Discussion and Analysis

In the discussion that follows, we provide an overview and analysis of our executive compensation program and policies, material compensation decisions and the factors that we considered in making those decisions. Included within and following this section you will find a series of tables containing specific information about the compensation earned or paid in 2011 to the following individuals, to whom we refer as our named executive officers:

- our Chairman and CEO, William H. Swanson;
- our Senior Vice President and Chief Financial Officer, David C. Wajsgras;
- our Senior Vice President, General Counsel and Corporate Secretary, Jay B. Stephens;
- our Vice President, and President of our Network Centric Systems (NCS) business, Daniel J. Crowley; and
- our Vice President, and President of our Space and Airborne Systems (SAS) business, Richard R. Yuse.

The discussion below is intended to help our shareholders understand the detailed information provided in those tables and put that information into context within our overall compensation program.

Executive Summary

Our executive compensation program reflects a commitment to (1) retain and attract highly-qualified executives, (2) motivate our executives to achieve our overall business objectives, (3) reward performance and (4) align the interests of our executives with our shareholders.

Set forth below are highlights of our current executive compensation program as established by the Management Development and Compensation Committee (MDCC) in accordance with our compensation philosophy.

<table>
<thead>
<tr>
<th>Program Highlights</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ties a significant portion of each executive’s compensation to the Company’s performance and individual performance against various pre-established financial, operational and other goals, through variable, at-risk short- and long-term incentive awards.</td>
<td>26-38</td>
</tr>
<tr>
<td>Aligns closely the interests of executives with those of shareholders by making stock-based incentives a central component of compensation coupled with meaningful stock ownership and retention requirements.</td>
<td>26-29 and 37-39</td>
</tr>
<tr>
<td>Establishes a balanced incentives program by providing awards with both significant upside opportunity for exceptional performance and downside risk for underperformance.</td>
<td>26-38</td>
</tr>
<tr>
<td>Authorizes recovery or clawback of compensation in certain circumstances where restatement of financial results is required.</td>
<td>41</td>
</tr>
<tr>
<td>Maximizes the benefit to the MDCC of its independent compensation consulting firm by adhering to a stringent Compensation Consultant Independence Policy.</td>
<td>30</td>
</tr>
<tr>
<td>Provides our executives with total compensation opportunities at levels that are competitive for comparable positions at companies with whom we compete for talent.</td>
<td>31-33</td>
</tr>
<tr>
<td>Is designed and monitored by the MDCC to avoid risk-taking that might be likely to have a material adverse effect on the Company.</td>
<td>30-31</td>
</tr>
</tbody>
</table>
The MDCC, with the assistance of management and the MDCC’s independent consultant, oversees, approves and assesses the effectiveness of our compensation program in relation to our compensation philosophy and the market. The table below describes each element of the program and its link to our compensation objectives.

<table>
<thead>
<tr>
<th>Compensation Element</th>
<th>Retain and attract highly-qualified executive talent</th>
<th>Incentivize achievement of our overall business objectives</th>
<th>Differentiate rewards based on individual performance</th>
<th>Incentivize and reward long-term performance in alignment with shareholders’ interests</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base Salary (Base)</td>
<td>✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual Incentive Plan (RBI)</td>
<td>✓✓✓</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Performance-Based Restricted Stock Units (LTPP)</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
</tr>
<tr>
<td>Time-Based Restricted Shares (RSA)</td>
<td>✓</td>
<td></td>
<td></td>
<td>✓</td>
</tr>
<tr>
<td>Benefits, Perquisites and Other Compensation, including severance and change-in-control arrangements (Perks &amp; Other)</td>
<td>✓</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Set forth below for the CEO, and separately for the other named executive officers, are charts illustrating the percentage of total target compensation corresponding to the target levels for each element and tables reflecting the total direct compensation opportunities for fiscal 2011.

![Pay Mix - CEO](image)

**Total Direct Compensation Opportunity - CEO**

<table>
<thead>
<tr>
<th></th>
<th>Fixed 10% (Base Salary)</th>
<th>Variable 90% (RBI + Long-Term Incentive Value$^{(2)}$)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Short-term 29% (Base Salary + RBI)</td>
<td>Long-term 71% (Long-Term Incentive Value)</td>
<td>Equity-Based 71% (Long-Term Incentive Value)</td>
</tr>
<tr>
<td>Cash 29% (Base Salary + RBI)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

$^{(1)}$ Total direct compensation opportunity does not include perquisites and other executive benefits, including retirement and severance benefits. As a result, the percentages above may vary slightly from the percentages set forth in the pay mix charts which do include perquisites and other executive benefits.

$^{(2)}$ Long-Term Incentive Value consists of LTPP and RSA.
### Average Pay Mix - Other Named Executive Officers

- **RSA, 25%**
- **LTPP, 36%**
- **Base, 19%**
- **RBI, 19%**
- **Perks & Other, 1%**

---

**Total Direct Compensation Opportunity – Other Named Executive Officers**

(Average allocation for the four Named Executive Officers other than the CEO)

<table>
<thead>
<tr>
<th>Fixed 20% (Base Salary)</th>
<th>Variable 80% (RBI + Long-Term Incentive Value(2))</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Short-term 40%</strong></td>
<td><strong>Long-term 60%</strong></td>
</tr>
<tr>
<td>(Base Salary + RBI)</td>
<td>(Long-Term Incentive Value)</td>
</tr>
<tr>
<td><strong>Cash 40%</strong></td>
<td><strong>Equity-Based 60%</strong></td>
</tr>
<tr>
<td>(Base Salary + RBI)</td>
<td>(Long-Term Incentive Value)</td>
</tr>
</tbody>
</table>

(1) Total direct compensation opportunity does not include perquisites and other executive benefits, including retirement and severance benefits. As a result, the percentages above may vary slightly from the percentages set forth in the pay mix charts which do include perquisites and other executive benefits.

(2) Long-Term Incentive Value consists of LTPP and RSA.

According to an analysis performed by PM&P, these weightings were in line with what the companies in our peer groups provided to their executives holding comparable positions, with the exception that our CEO has a somewhat lower cash weighting and somewhat higher equity weighting as compared to our peer group CEOs. The MDCC does not establish any fixed relationship between the compensation of our CEO and that of any other named executive officer. Using market data as a general reference point, we believe that the differences between our CEO’s compensation and the compensation of the other named executive officers are consistent with differences that exist at comparable companies and are consistent with our executive compensation philosophy.
The table below summarizes the 2009 – 2011 compensation provided to our named executive officers and reflects the view of our Board and the MDCC with respect to their annual compensation decisions for those executives during those years.

### TOTAL COMPENSATION FOR 2009 – 2011

<table>
<thead>
<tr>
<th>Executive</th>
<th>Year(1)</th>
<th>Salary</th>
<th>(Non-Equity Incentive Plan Compensation) RBI(2)</th>
<th>Stock Awards</th>
<th>Long-Term Incentives</th>
<th>All Other</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>William H. Swanson ..........</td>
<td>2011</td>
<td>$1,369,704</td>
<td>$3,000,000</td>
<td>$3,800,021</td>
<td>$6,400,000</td>
<td>$439,546</td>
<td>$15,009,271</td>
</tr>
<tr>
<td></td>
<td>2010</td>
<td>1,327,622</td>
<td>2,800,000</td>
<td>3,799,976</td>
<td>6,386,011</td>
<td>488,921</td>
<td>14,802,530</td>
</tr>
<tr>
<td></td>
<td>2009</td>
<td>1,297,920</td>
<td>3,050,000</td>
<td>3,799,991</td>
<td>6,386,000</td>
<td>462,064</td>
<td>14,995,975</td>
</tr>
<tr>
<td>David C. Wajsgras ..........</td>
<td>2011</td>
<td>$844,245</td>
<td>$865,000</td>
<td>$999,987</td>
<td>$1,300,010</td>
<td>$131,395</td>
<td>$4,140,637</td>
</tr>
<tr>
<td></td>
<td>2010</td>
<td>818,315</td>
<td>800,000</td>
<td>1,000,002</td>
<td>1,200,017</td>
<td>122,674</td>
<td>3,941,008</td>
</tr>
<tr>
<td></td>
<td>2009</td>
<td>790,203</td>
<td>870,000</td>
<td>999,983</td>
<td>1,200,005</td>
<td>108,112</td>
<td>3,968,303</td>
</tr>
<tr>
<td>Jay B. Stephens ............</td>
<td>2011</td>
<td>$738,863</td>
<td>$755,000</td>
<td>$950,018</td>
<td>$1,200,010</td>
<td>$120,110</td>
<td>$3,764,001</td>
</tr>
<tr>
<td></td>
<td>2010</td>
<td>716,170</td>
<td>720,000</td>
<td>949,994</td>
<td>1,200,017</td>
<td>111,259</td>
<td>3,697,440</td>
</tr>
<tr>
<td></td>
<td>2009</td>
<td>690,825</td>
<td>780,000</td>
<td>950,020</td>
<td>1,200,005</td>
<td>111,514</td>
<td>3,732,364</td>
</tr>
<tr>
<td>Daniel J. Crowley ..........</td>
<td>2011</td>
<td>$667,000</td>
<td>$500,000</td>
<td>$800,010</td>
<td>$1,250,010</td>
<td>$117,231</td>
<td>$3,334,251</td>
</tr>
<tr>
<td></td>
<td>2010</td>
<td>506,072</td>
<td>600,000</td>
<td>800,010</td>
<td>$1,250,010</td>
<td>$177,853</td>
<td>$3,333,945</td>
</tr>
<tr>
<td></td>
<td>2010</td>
<td>456,088</td>
<td>500,000</td>
<td>700,007</td>
<td>799,975</td>
<td>382,151</td>
<td>2,838,221</td>
</tr>
</tbody>
</table>

(1) Years in which the executive was a named executive officer.

(2) Annual Results-Based Incentive (RBI) cash award. RBI awards are discussed under “Annual Incentives” on pages 33 to 34.

(3) Long-Term Performance Plan (LTPP) award. LTPP awards are discussed under “Long-Term Incentives – LTPP” on page 37.

We discuss the elements of our compensation program set forth in the above table in detail beginning on page 33 and describe how we set these opportunities and the total compensation of our named executive officers so that they are market competitive and are based on Company and individual performance. While we have provided consistent compensation opportunities, the actual compensation earned by our executives has varied based on performance in accordance with our pay-for-performance objective. In 2011, we continued to perform well in a dynamic environment. Examples of our strong performance are discussed below. Overall, the named executive officers’ compensation reflected strong Company and individual performance in 2011 in the face of continuing market and general economic challenges. For 2011, base salaries for our CEO and two of the other named executive officers increased by an average of 3.0%, compared to the prior year when they increased by an average of 3.5%. Mr. Crowley received a 4% merit increase. Mr. Yuse received a 10% increase in an effort to bring his base salary closer to the 50th percentile of the market. Based on the Company’s strong performance in 2011, RBI payments made to our named executive officers resulted, on average, in RBI amounts that were close to target levels. For a discussion of named executive officer base salaries and RBI awards see pages 33 to 36.
In a year of economic uncertainty and distinct challenges, the Company continued to deliver strong financial performance. The Company focused on ensuring customer success through program performance, affordable solutions and product innovation. Improved efficiencies and cost reduction programs drove operating margin and earnings performance, while global demand for the Company’s cost-effective products and services resulted in strong bookings. Examples of our strong operational performance in 2011 include bookings of $26.6 billion, increased backlog from $34.6 billion to $35.3 billion, a book-to-bill ratio of 1.07, earnings per share growth of approximately 10% and operating cash flow from continuing operations of $2.2 billion after a $750 million discretionary pension plan contribution.

In line with our pay-for-performance philosophy, our executives received competitive compensation commensurate with these results, particularly through our performance-based 2011 RBI and the 2009 – 2011 LTPP. These programs are specifically designed to closely tie the compensation paid to the individual executive with the performance of the Company. A summary of these compensation elements, the applicable performance metrics, the results we achieved, and the location of where you can find a more detailed discussion of this section, are set forth in the table below.

<table>
<thead>
<tr>
<th>Compensation Element</th>
<th>Performance Metrics</th>
<th>Results Achieved</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011 RBI</td>
<td>Bookings; net sales; free cash flow (FCF); operating income from continuing operations; and return on invested capital (ROIC).</td>
<td>We exceeded our pre-established 2011 target for FCF, operating income from continuing operations and ROIC but did not meet the targets for the other two metrics, resulting in the achievement of an overall funding level of 101.2%. See discussion beginning on page 33.</td>
</tr>
<tr>
<td>2009 – 2011 LTPP</td>
<td>Average ROIC; cumulative FCF; and total shareholder return (TSR).</td>
<td>We exceeded our pre-established three-year targets for average ROIC and cumulative FCF, but did not meet our threshold for TSR over the three-year period, which resulted in a 100.0% of target payout in shares of our common stock. See discussion beginning on page 37.</td>
</tr>
</tbody>
</table>

As a result of the MDCC’s ongoing review of how the Company measures success in a changing business environment, as of January 1, 2012, the MDCC refined the program metrics relating to RBI by removing ROIC as a measure of performance and revising the weightings on the remaining metrics. For 2012, funding for the overall pool under the RBI plan will be measured using the following four metrics and weightings: Bookings – 20%, Net Sales – 30%, Operating Income from Continuing Operations – 30% and FCF – 20%. ROIC has been retained as a metric for LTPP. There is no impact on the 2011 performance year.

The MDCC determined that discontinuing the use of ROIC for RBI, while retaining it for LTPP, was appropriate to further differentiate between long-term and short-term incentives and related performance metrics. Because ROIC is a meaningful measurement of longer-term value creation, it is appropriately retained in the LTPP, whereas this metric may be less meaningful to drive performance in the short-term. This realignment eliminates overlap between the short- and long-term elements of our compensation program and is consistent with the Company’s growth philosophy. It will serve to further sharpen the Company’s focus on growth in new markets and internationally, efficiencies, economic performance and free cash flow.

Consideration of 2011 Advisory Vote on Executive Compensation

In 2011, the Company asked its shareholders, through an advisory vote, to approve the compensation of the named executive officers as described in the 2011 Proxy Statement. The 2011 advisory vote received very strong support from shareholders, garnering a 93.3% affirmative vote. The MDCC considered the vote and other input received from shareholders and made no significant changes to its compensation decisions and policies for 2011, in light of that strong support and because generally it continued to find the existing approach appropriate for the business in the then-current market environment. The MDCC continues to pursue its pay-for-performance approach in determining the amounts and types of executive compensation. The Committee will, in consultation with its independent compensation consultant, consider changes to the program as appropriate in response to input from shareholders and evolving factors such as the business environment and competition for talent. The MDCC’s decision to change the RBI metrics for 2012, as described above, illustrates this ongoing process. The MDCC will also continue to monitor future advisory votes carefully and seek input from shareholders in the course of its shareholder outreach efforts.
Also at the 2011 annual meeting, our shareholders expressed a preference that advisory votes on executive compensation occur annually in accord with the recommendation of the Board. Based on the results of this vote, the Board determined to implement an advisory vote on executive compensation annually until the next frequency vote is conducted, which shall occur no later than the Company’s annual meeting in 2017.

Shareholder Outreach and Engagement

Over the past year, we have engaged in a dialogue with many of our shareholders representing more than one-third of the Company’s outstanding shares to solicit their input on a range of topics related to executive compensation and governance matters. The enhanced Executive Summary of the Compensation Discussion and Analysis set forth above is an example of responsiveness to feedback provided during those discussions. In addition to our outreach to institutional shareholders, we have also engaged in direct conversations and correspondence with a number of other investors, proxy advisory services and corporate governance research firms. The Governance and Nominating Committee and the MDCC have been provided with feedback regarding these outreach and engagement efforts. The MDCC considered such feedback in conjunction with its review of the 2011 advisory vote on executive compensation. We plan to continue with these efforts in the coming year.

How We Determine and Assess Executive Compensation

We design our compensation program with a view to retaining and attracting executive leadership of a caliber and level of experience necessary to manage our complex, global businesses effectively. Given the length of our programs, contracts and business cycles, it is especially important for us to retain our executive talent over a number of years to provide continuity of management in a highly competitive industry. Our Board bears the ultimate responsibility for approving the compensation of our named executive officers. The MDCC assists the Board in discharging this responsibility. Information about the MDCC and its composition, responsibilities and operations can be found on page 12 under the heading “The Board of Directors and Board Committees – Management Development and Compensation Committee.”

Independent Compensation Consultant

In 2011, the MDCC retained Pearl Meyer & Partners (PM&P), a compensation consulting firm, to obtain information on compensation levels, programs and practices within certain peer groups, provide the MDCC with a report on peer compensation trends, perform a pay-for-performance assessment and perform related services. PM&P’s work product provides one source of input to the MDCC’s compensation decision making process, combined with information and analyses the MDCC receives from management and the Committee’s own judgment and experience.

The MDCC has a formal compensation consultant independence policy to ensure that it receives independent and unbiased advice and analyses from its consultant. Additionally, the MDCC’s charter requires an annual assessment by the MDCC of the independence of the outside compensation consultant. The MDCC has determined that PM&P is independent pursuant to the policy and in accordance with its charter. The policy requires the pre-approval of any services proposed to be provided by the consultant to the Company. The MDCC’s pre-approval review is intended to ensure that the provision of non-MDCC services to the Company will not impair the consultant’s independence. As a guideline to avoid any actual or perceived conflict of interest or bias, the policy limits the fees paid by the Company for such non-MDCC services to no more than 1% of the consulting firm’s annual gross revenues and prohibits altogether the provision of services to Company officers and directors. In accordance with the policy, the MDCC pre-approved the Company’s acquisition from PM&P of certain industry compensation surveys which PM&P makes available generally to companies for a fee. The fees paid to PM&P for these surveys were less than $10,000, and well below 1% of PM&P’s 2011 annual gross revenues.

Management of Compensation-Related Risk

We have designed our compensation program to avoid excessive risk-taking. The following are some of the features of our program designed to help us appropriately manage compensation-related risk:

- An assortment of vehicles for delivering compensation, both fixed and variable, and including cash and equity-based measures with different time horizons, to focus our executives on specific objectives that help us achieve our business plans and create an alignment with long-term shareholder interests;
- Diversification of incentive-related risk by employing a variety of performance measures;
- A balanced weighting of the various performance measures to avoid excessive attention to achievement of one measure over another;
- Fixed maximum award levels for performance-based awards;
• Guidelines designed to assure the independence of our compensation consultant, who advises the MDCC as described above;
• A clawback policy and equity grant procedures, as described below on pages 41 and 42; and
• Incentive compensation to named executive officers based on individual performance and overall Company performance.

As discussed beginning on page 8, the MDCC has reviewed with management the design and operation of our incentive compensation arrangements for all employees, including executive officers, for the purpose of determining whether such programs might encourage inappropriate risk-taking that would be reasonably likely to have a material adverse effect on the Company. The MDCC concluded that the Company’s compensation plans, programs and policies, considered as a whole, including applicable risk-mitigation features, are not reasonably likely to have a material adverse effect on the Company.

Key Considerations Related to Executive Compensation

Our determinations and assessments of executive compensation are primarily driven by two considerations:
• Company and individual performance in five areas – financial, operational, customer satisfaction, people and “Six Sigma”; and
• Market competitiveness of our compensation program.

Company and Individual Performance

In addition to market competitiveness, we use a number of factors to determine our compensation levels and to customize our compensation program to most accurately recognize Company and individual performance and contribution to the enterprise. We consistently review performance in these five areas:
• Financial – we focus on financial metrics that are good indicators of whether the Company and our businesses are achieving their annual or longer-term business objectives; bookings, sales, operating income, free cash flow and return on invested capital are measures used to gauge financial performance;
• Operational – we evaluate product development and program execution through the use of tools designed to measure operational efficiencies, such as Integrated Product Development Systems and the Earned Value Management System;

Customer satisfaction – we measure customer satisfaction through the use of customer satisfaction surveys, performance against program cost and schedule indices, annual customer performance assessment reports and through customer award fees;
• People – we assess our executives’ development of people, leadership behavior, ethical conduct, employee opinion survey results and the development of an inclusive workforce; and
• “Six Sigma” – we look to see how well the Company, a business or an individual has used Raytheon Six Sigma, a continuous process improvement effort designed to reduce costs and improve efficiency.

Collectively, we consider these five factors to provide a measurable assessment of executive performance that will build value for our shareholders. We look to each of them, to varying degrees, to make the most of our executive compensation decisions, from setting base salaries to providing annual and longer-term rewards.

Market Data

We consider the compensation levels, programs and practices of certain other companies to assist us in setting our executive compensation so that it is market competitive. In 2011, we used two peer groups for these purposes:

• A core peer group, which consists of companies that are either aerospace and defense companies or that have substantial aerospace or defense businesses. We compete to varying degrees for business and talent with the companies in this core peer group. The companies comprising the core peer group are as follows:
  The Boeing Company
  Goodrich Corporation
  Lockheed Martin
  Northrop Grumman
  Textron Inc.
  General Dynamics Corporation
  Honeywell International, Inc.
  Rockwell Collins, Inc.
  United Technologies Corporation

• A market peer group, which is a large group of companies that have substantially different business franchises and competitive environments. We consider the market peer group to be representative of the broad cross-section of companies in our industry, including those in the core peer group:
  Boeing
  Goodrich
  Northrop Grumman
  Textron
  General Dynamics
  Honeywell
  Rockwell Collins
  United Technologies
A broader peer group, comprised of our core peer group and six additional companies from other industries, which we selected on the basis of the comparability of their complexity, operations, revenues, net income and market capitalization to ours. The broader peer group companies are as follows:

- 3M Company
- Caterpillar Inc.
- General Dynamics Corporation
- Honeywell International, Inc.
- Johnson Controls, Inc.
- Northrop Grumman Corporation
- Textron Inc
- The Boeing Company
- Emerson Electric Co.
- Goodrich Corporation
- ITT Corporation
- L-3 Communications Holdings, Inc.
- Lockheed Martin Corporation
- Motorola Solutions, Inc.
- Rockwell Collins, Inc.
- United Technologies Corporation

We review the peer groups annually to ensure that we have the appropriate marketplace focus. As our strategy changes, we leverage our capabilities into other markets, or significant changes occur to a company or companies within the peer groups, we may change the companies within them. During 2011, Motorola, Inc. reorganized into two separate companies and was succeeded on the peer group company list by Motorola Solutions, Inc., which retained all of its predecessor’s business, other than the mobile device business.

The MDCC obtains information on the compensation levels, programs and practices of the companies within the core and broader peer groups. Statistical techniques, such as regression analysis, typically are used to adjust the data for differences in company size. The MDCC also considers market survey data for companies outside of our core and broader peer groups as a general indicator of relevant market conditions and pay practices and as a broader reference point. This market survey data was developed by national compensation consulting firms and provided to the MDCC by PM&P, its independent compensation consultant.

The MDCC establishes and evaluates compensation levels for our named executive officers based on the market data, as well as other factors, as discussed below. While aggregate target and actual pay levels are analyzed and measured against market data, individual and Company performance can result in compensation for any one individual that varies from the market median. In 2011, PM&P also provided the MDCC with a report on peer compensation trends (levels, mix, vehicles and metrics), which is used to help set pay levels and design programs.

PM&P provided the MDCC with a marketplace assessment of our named executive officers’ 2011 compensation in comparison to compensation for comparable positions within the market. PM&P looked at the market in terms of:

- base salaries;
- total cash compensation (which includes base salary and annual incentive award); and
- total direct compensation (which includes base salary, annual incentive award and long-term incentive opportunity).

This assessment showed that:

- The 2011 base salaries for our named executive officers, on average, fell between the 50th and the 75th percentiles of the market;
- Total cash compensation for our named executive officers, on average, approximated the 50th percentile;
- Total direct compensation for our named executive officers, on average, approximated the 50th percentile; and
- Raytheon continues to exhibit close alignment between relative pay and relative performance on both a short-term and long-term basis and delivered pay commensurate with that performance.

PM&P also assisted the MDCC with a pay-for-performance analysis, which assessed the correlation between our short-term pay (annual incentive award) and short-term performance and our long-term pay and long-term performance relative to the peer groups using 2010 data. Rather than looking at current compensation opportunities (current salary, target annual incentive award and present value of long-term incentives), this analysis focused on realized or realizable pay in relation to past performance. For 2010, PM&P concluded that there was close correlation between pay and performance at Raytheon relative to the peer groups. A similar 2011 pay-for-performance assessment will be performed in 2012 once peer group performance data is available.

The MDCC also periodically reviews the formulas that determine benefits under our pension and retirement plans and our severance arrangements so that we can be sure that these plans integrate appropriately into our total compensation strategy. We provide benefits under these
plans that are comparable to our peer group companies in order to offer employment packages that attract highly-qualified executives to join us and to keep our compensation competitive in order to retain such executives.

Elements of Our Compensation Program

Our executive compensation program is designed to meet the objectives discussed in the Executive Summary, including tying a significant portion of each executive’s compensation to Company and individual performance. As discussed in more detail below, our 2011 program successfully met our pay-for-performance objectives.

Our program consists primarily of the following integrated elements: base salary, annual incentive awards and long-term achievement opportunities (LTPP and restricted stock awards), which together make up an executive’s total direct compensation in a given year or performance period. The program is rounded out with perquisites and other executive benefits, including retirement and severance benefits.

Allocation of Total Direct Compensation

The MDCC annually reviews the relative mix of our compensation elements to those of the market for comparable positions. Specifically, we review the total direct compensation opportunity (i.e., the sum of salary, target annual and target long-term incentives) in the following categories:

- Fixed versus variable
- Short-term versus long-term
- Cash versus equity-based

See the charts and tables on pages 26 to 27 for a further description of the mix of our compensation elements and the allocations of total direct compensation opportunities for fiscal year 2011.

Just as our shareholders put their money at risk when they invest in our Company, a significant portion of our executives’ compensation is at risk, and that risk increases with the executive’s level of responsibility. We also balance the short- and long-term focus of our executives and align their interests with those of our shareholders by making sure that a significant portion of their compensation is payable in stock. In addition, to reinforce this direct link with shareholders’ interests, we require our executive officers to own and retain a meaningful amount of our stock. See pages 38 to 39 for a discussion of our Stock Ownership and Retention Guidelines.

Base Salary

Base salary is the one fixed component of our executives’ total direct compensation that is not at risk based on Company performance and/or stock price variations. The MDCC reviews the base salaries of our executive officers annually and whenever an executive changes position. Our CEO makes salary recommendations to the MDCC with respect to his direct reports. To maintain competitive levels, we refer to the market median of base salaries for comparable positions in setting our named executive officers’ base salaries. However, we also consider the executive’s:

- Experience for the position;
- Personal contribution to the financial and operational performance of the Company and its businesses; and
- Contribution in the areas of operational improvements, customer satisfaction, effective management of human resources and “Six Sigma.”

These other factors could cause any one executive officer’s base salary to be above or below the market median for a comparable position. Annual merit-based salary increases are an integral part of the annual performance management process and are used to reward and reinforce desired behaviors and maintain competitive marketplace positions.

Based on the MDCC’s review of market data and the foregoing individual factors, base salary increases in 2011 for our named executive officers averaged 3.0%, other than Mr. Crowley and Mr. Yuse. Mr. Crowley received a 4.0% increase. Mr. Yuse received a 10.0% increase in an effort to bring his base salary closer to the 50th percentile. The 2011 base salaries for our named executive officers, on average, fell between the 50th and 75th percentiles of the market.

Annual Incentives

Annual incentive awards provide a direct link between executive compensation and the achievement of financial, operational and individual goals over a one-year period. Unlike base salary, which is fixed, our executives’ annual incentive award is at risk based on how well the Company and the executive perform.

We award annual incentives under our Results-Based Incentive (RBI) Plan to focus our executive officers on attaining pre-established annual performance goals. The RBI incentive for our named executive officers is variable in two respects.

- First, the funding of an overall RBI incentive pool is dependent on the Company’s success in achieving specified financial performance goals, as described below.
Second, the size of the executive’s incentive payout from the funded pool depends on actual performance against pre-established individual performance objectives, which can be below target or, for exceptional individual performance, as much as 200% of target.

**Target Opportunities.** We generally set the target RBI amount for each executive at the median of our peer groups’ annual cash incentives for employees in similar positions. In order to encourage and reward extraordinary performance, our RBI awards are structured so that the actual payout under an executive officer’s award can approach or exceed the 75th percentile if such executive exceeds individual performance objectives.

We use the sum of target awards to determine the overall funding of the RBI incentive pool, as described below, but the targets are not entirely determinative of what any one participant’s actual RBI incentive payout will be.

**Funding the RBI Pool.** The pool of available funds to pay our RBI awards is based on the extent to which the Company and our businesses meet or exceed predetermined goals under selected financial metrics, which are set by the MDCC prior to the beginning of the performance year. For 2011, the MDCC selected the five equally weighted financial metrics identified below for purposes of funding an overall pool for the RBI plan:

- **Bookings** – a forward-looking metric that measures the value of new contracts awarded to us during the year and an indicator of potential future growth.
- **Net Sales** – a growth metric that measures our revenue for the current year.
- **Free Cash Flow (FCF)** – a measure of the cash that is generated in a given year that we can use to make strategic investments to grow our businesses or return to our shareholders.
- **Operating Income from Continuing Operations** – a measure of our profit from continuing operations for the year, before interest and taxes, and after certain non-operational adjustments.
- **Return on Invested Capital (ROIC)** – a measure of the efficiency and effectiveness of our use of capital invested in our operations.

FCF, Operating Income from Continuing Operations and ROIC are non-GAAP financial measures and are calculated as follows:

- FCF is operating cash flow from continuing operations less capital spending and internal use software spending.
- Operating Income from Continuing Operations is operating income from continuing operations, excluding the FAS/CAS pension and post-retirement benefits expense/income and, from time to time, certain other items.
- ROIC is (a) (i) income from continuing operations, excluding (ii) the after-tax effect of the FAS/CAS pension and post-retirement benefits expense/income and, from time to time, certain other items, plus (iii) after-tax net interest expense plus (iv) one-third of operating lease expense after-tax (estimate of interest portion of operating lease expense) divided by (b)(i) average invested capital after capitalizing operating leases (operating lease expense times a multiplier of 8), adding (ii) financial guarantees, less net investment in discontinued operations, and adding back (iii) the liability for defined benefit pension and other post-retirement benefit plans, net of tax and excluding (iv) other similar non-operational items.

In 2011 we adjusted the ROIC definition from the prior year’s definition to exclude any change from pension contributions. This adjustment eliminates all of the non-operational pension impact from the calculation in order to more clearly reflect the underlying business performance.

Considered in the aggregate for 2011 and based on the then-current business environment, the five metrics were strong indicators of our overall performance and our ability to create shareholder value. These measures were balanced among long-term and short-term performance, growth and efficiency and have been aligned with our business strategies. For example, we continue to focus on growing our business in core defense and new markets, both domestic and international, and our success in this area should be reflected in our bookings in the shorter-term and net sales in the longer-term. In addition to growing our business, we maintain a strong focus on program execution and the prudent management of capital and investments in order to maximize operating income and cash.

For each financial metric, we set a specific target performance goal and a defined performance range around the target. The performance range consists of a threshold – or minimum performance level – and a maximum performance level. If the threshold performance level for a financial metric is not achieved, then we do not allocate funds to the RBI funding pool based on that metric.

Funding of the pool for any one metric is capped once performance achieves or exceeds the maximum performance level set for that metric. We also establish a funding range around the target for each financial metric of
75% to 150% of target. If Company performance falls within the performance range (e.g., between the threshold and maximum performance levels), the funding amount is based on the corresponding funding range. A total Company RBI funding percentage is determined based on the overall performance of the Company against each of these financial metrics. The RBI payouts to all of our named executive officers, including those who are leaders of individual businesses, are based on the total Company RBI funding percentage. In addition to the financial metrics, the MDCC has given our CEO the authority to increase or decrease funding of the RBI pool based on an assessment of an individual business’ performance on criteria such as customer satisfaction, growth, people and productivity.

The following table summarizes the performance target, and the corresponding total Company RBI funding percentage, for 2011:

<table>
<thead>
<tr>
<th>Financial Metric</th>
<th>Performance Target</th>
<th>RBI Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bookings</td>
<td>$27.76B</td>
<td>89.3%</td>
</tr>
<tr>
<td>Net Sales</td>
<td>$25.97B</td>
<td>89.6%</td>
</tr>
<tr>
<td>Free Cash Flow</td>
<td>$1.58B</td>
<td>116.3%</td>
</tr>
<tr>
<td>Operating Income from Continuing Operations</td>
<td>$3.14B</td>
<td>104.5%</td>
</tr>
<tr>
<td>ROIC</td>
<td>12.89%</td>
<td>106.5%</td>
</tr>
<tr>
<td>Overall Funding Level %</td>
<td></td>
<td>101.2%</td>
</tr>
</tbody>
</table>

In 2011, the Company performed well. We exceeded target on three of the five metrics and approached target in the two others, resulting in a total Company RBI funding percentage of 101.2%.

The RBI financial metric targets for a performance year are based on our annual operating plan for that year. The annual operating plan represents management’s view of the potential performance of the Company as a whole and its individual businesses for the coming year based on identified challenges, risks and opportunities. The annual plan is built using a rigorous “bottom up” approach. Each business’ proposed plan is carefully considered and scrutinized by management through multiple reviews. Often management requires the businesses to increase or “stretch” their plan financial targets and incorporate other changes. Based on the annual plans of the businesses, management prepares the Company’s annual operating plan which is finalized after review, assessment and approval by the Board. In addition, consistent with past practice, Company performance against these financial metric targets, which are established at the beginning of the year and based on anticipated operational performance during the year, is adjusted to account for the impact of certain matters not factored into the annual operating plan, such as acquisitions and dispositions that occur after the applicable targets are established, and certain non-operational items. As previously discussed, the MDCC has revised the metrics and weightings for 2012.

**Individual Performance Objectives.** Individual performance is directly reflected in an executive’s RBI award. While combined Company and individual business performance determines funding of the overall RBI pool, individual RBI awards reflect an assessment of an executive’s contribution to our achievement of the financial performance goals, plus the executive’s achievement of individual performance objectives. If an executive under-performs in relation to his objectives, the RBI award could fall below the funded target level or even be zero if threshold performance is not achieved. On the other hand, an executive who exceeds his performance objectives could receive up to 200% of target.

Individual performance objectives are established annually in writing for top executives and include primarily quantifiable objectives with some subjective measures also included. In the case of our CEO, at the beginning of a review period, the MDCC recommends, and the full Board (excluding the CEO) approves, a statement of the CEO’s objectives. In connection with his annual performance evaluation, our CEO provides to the MDCC a written self-appraisal, assessing his performance against these objectives. The MDCC discusses the CEO’s performance and provides a preliminary performance evaluation. The MDCC’s preliminary evaluation is then discussed with all of the independent directors in an Executive Session of the Board, at which time each Director has an opportunity to provide input. Based on this evaluation, the MDCC recommends, and the full Board (excluding the CEO) approves, the CEO’s RBI award and other compensation. The CEO receives performance feedback directly from the Lead Director and the Chair of the MDCC.

A similar process is followed for the named executive officers other than the CEO. In the case of the other executive officers, our CEO provides input to the MDCC both with regard to the establishment of performance objectives and the determination of success in meeting those objectives.

Examples of individual performance objectives for our named executive officers for 2011 include:

- Financial objectives within the individual’s business or functional area;
- Successfully managing human resources and developing a stronger organization within the individual’s business or functional area;
- Improving employee opinion survey results;
- Achieving exemplary regulatory compliance;
• Increasing energy efficiency and successfully implementing workplace safety initiatives;
• Demonstrating effective leadership behaviors; and
• Promoting a culture of innovation through respect and inclusion.

This individual assessment promotes accountability for each executive’s performance and helps differentiate our executives’ compensation based on performance. Thus, while the target incentive award for each executive is set with reference to the marketplace median for his position, in order to encourage and reward extraordinary performance, our RBI awards are structured so that the actual payout under an executive officer’s award can approach or exceed the 75th percentile if such executive exceeds his individual performance objectives.

In 2011 our named executive officers performed well against their individual objectives, exceeding our expectations, and accordingly, their individual performances resulted in RBI awards slightly above their funded RBI target levels. A summary of our named executive officers’ 2011 performance follows:

**William Swanson**

Under Mr. Swanson’s leadership as Chief Executive Officer in 2011, Raytheon continued to have a solid Balance Sheet, and increased its bookings by 9% and its international sales by 7%. During his tenure as CEO, the Company has continually been recognized as being well managed by investors and customers. Mr. Swanson’s focus on retaining, attracting and developing talent led to recognition by Fortune magazine as the number 18th company in North America in developing leaders. Additionally, Mr. Swanson continued to focus on productivity and efficiencies to drive growth and to create shareholder value.

**David Wajsgras**

As Chief Financial Officer, Mr. Wajsgras continued to ensure business process excellence and financial discipline across Raytheon. He guided the Company in achieving 101.2% of operating plan financial results and increasing EPS by 7%. He led productivity and cost-reduction initiatives that drove a 70 basis point increase to operating margin (adjusted). Further, he drove an improved understanding of the Company’s operations and strategy by the investor community. He guided the successful completion of several key acquisitions in 2011.

**Jay Stephens**

Mr. Stephens has provided broad-based business guidance beyond the traditional role of General Counsel. In 2011, he led Company processes and practices to achieve industry-leading contemporary corporate governance; provided proactive compliance leadership across a range of regulatory environments to support higher risk growth opportunities and risk mitigation efforts. Further, he achieved industry and regulatory agency recognition for leading best practices and environmental performance. The Company was among the finalists selected by Corporate Secretary publications for annual awards for the best proxy statement and for the best corporate responsibility disclosure among large companies, and also received the EPA Energy Star Excellence Award for the fourth consecutive year.

**Daniel Crowley**

As Mr. Crowley transitioned into Raytheon as President of the Network Centric Systems (NCS) business, he gained a strong understanding of Raytheon’s operating process, drove realignment of the NCS business strategy and achieved operating efficiencies across the business. Mr. Crowley improved ROIC and cost/schedule performance levels, and realized strong margins. He also achieved significant program wins, including the new phase of the Air Force Communications Electronic Attack program, and maintained a high degree of customer focus.

**Richard Yuse**

As President of Raytheon’s Space and Airborne Systems business, Mr. Yuse exceeded the business’ 2011 net sales, operating profit, free cash flow and ROIC targets, achieving 106.1% of operating plan; significantly increased international bookings; and continued to expand the competitive base of the business. Mr. Yuse drove efficiencies in manufacturing operations, has a high level of customer satisfaction and is a strong leader in diversity and inclusiveness. He also secured a number of key contracts including VIPER Tier 1.0, F-15 Saudi Radar, Yellowstone (AST), ITP C4 Classified Program and RACR Korea. Additionally, Mr. Yuse played a major role in the acquisition of Applied Signal Technology, a leading provider of National Signals Intelligence capability.

At the end of the year, our CEO recommends to the MDCC the RBI awards for our executive officers other than himself. The full Board of Directors (excluding the CEO) approves all of our named executive officers’ annual RBI awards, based on a recommendation from the MDCC. The 2011 Grants of Plan-Based Awards table on page 46 shows the threshold, target and maximum RBI awards that each of our named executive officers was eligible to
receive for 2011. Their actual RBI awards earned for 2011 are shown in the “Non-Equity Incentive Plan Compensation” column of the Summary Compensation Table on page 43. The actual 2011 RBI payments to our named executive officers, on average, fell below the 50th percentile of the market.

Long-Term Incentives

Our long-term incentive opportunities reward Company leaders and assist with the retention of these leaders. By aligning financial rewards with the economic interests of our shareholders, leaders are encouraged to work toward achieving our long-term strategic objectives. Our named executive officers receive long-term incentive awards in the form of performance-vesting restricted stock units pursuant to our Long-Term Performance Plan (LTPP) and restricted stock awards that vest on a specified time schedule. While we do not follow a formula allocation as between the two forms of long-term incentives, we more heavily weight the performance-based awards under the LTPP.

We target our named executive officers’ long-term incentives, on average, between the 50th and 75th percentiles of the market for long-term incentives for employees in similar positions. The 2011 Grants of Plan-Based Awards table on page 46 shows the LTPP and restricted stock awards that were granted to each of our named executive officers for 2011.

LTPP. We award performance-based restricted stock units pursuant to the LTPP under our 2010 Stock Plan (awards prior to May 27, 2010 were under our 2001 Stock Plan) to encourage both retention and targeted performance. The LTPP provides awards of restricted stock units that vest at the end of a three-year performance cycle based upon the achievement of specific pre-established levels of Company performance. Stock units may be settled in our common stock or in cash, at the discretion of the MDCC. The LTPP awards are granted annually in independent over-lapping three-year cycles, which provides continuity of opportunity and marketplace consistency.

The performance goals for the 2011 – 2013, 2010 – 2012, and 2009 – 2011 performance cycles are based on the following weighted metrics:

<table>
<thead>
<tr>
<th>Performance Cycle</th>
<th>ROIC</th>
<th>CFCF</th>
<th>TSR</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011 – 2013</td>
<td>50%</td>
<td>25%</td>
<td>25%</td>
<td>100%</td>
</tr>
<tr>
<td>2010 – 2012</td>
<td>50%</td>
<td>25%</td>
<td>25%</td>
<td>100%</td>
</tr>
<tr>
<td>2009 – 2011</td>
<td>50%</td>
<td>25%</td>
<td>25%</td>
<td>100%</td>
</tr>
</tbody>
</table>

We have used the same performance metrics since 2006 and the same weightings since 2007. In each case, the goals are independent and additive, which means that if we miss the threshold performance as to one measure, no credit would apply to that element, but could be made up for by above-target performance in another area.

- Return on Invested Capital (ROIC) measures how efficiently and effectively we use capital. The calculation of ROIC is the same as the calculation described above under the discussion of the RBI plan, except for certain variations due to averaging the metric over the three-year performance cycle.

- Cumulative Free Cash Flow (CFCF) measures, on a cumulative basis, the cash that is generated over the three-year performance cycle, which we can use to make strategic investments to grow our businesses or return to our shareholders. The calculation of CFCF is essentially the same as the FCF calculation described above under the discussion of the RBI plan.

- Total Shareholder Return (TSR) compares our stock price appreciation, including reinvested dividends, over the performance period to our peers’ stock performance over the same period and provides a percentage ranking.

We selected these three non-GAAP financial performance measures because they are good indicators of the Company’s overall performance and, we believe, lead to the creation of long-term value for our shareholders. They also reflect input from our investors. For example, CFCF is a useful measure because our ability to generate cash efficiently will continue to be critical to our ability to fund our operations, grow our business, prudently manage our debt levels, and, going forward, will be useful in the development of technology and making acquisitions to meet our strategic objectives.

We use comparative TSR as one of our metrics because investors recognize it as an appropriate measure to incentivize executives. We use the core peer group rather than the broader peer group for this comparison because the TSR of our peer aerospace and defense companies is more relevant to our performance. TSR can be variable for a number of reasons not wholly related to our performance. Factors related to our business and the businesses of the peer companies contributing to this variability include the impact of extraordinary events on financial results, commercial and defense business mix, and the impact of economic and business factors depending on business mix.

In setting the performance levels for each of these metrics in the LTPP, we start with our five-year strategic plan. The five-year plan represents management’s long-term view of the potential performance of the Company for such period, based on identified future challenges, risks and opportunities, and is reviewed and approved by the Board of Directors. We take the three relevant years within the
five-year strategic plan and derive a three-year set of financial targets. This set of targets is reviewed by the MDCC and is used for setting the three-year LTPP target performance metrics. The LTPP targets are established at the beginning of each three-year cycle when the performance results are substantially uncertain. We do not make changes in the LTPP targets as a result of subsequent revisions to our business projections. In establishing the performance targets for the 2011 – 2013 LTPP performance cycle awards, the MDCC provided for the possibility of adjustments to the LTPP targets to reflect uncertainties with the Department of Defense (DoD) budget over this performance cycle. Such adjustments relate to the CFCF and ROIC performance metrics to take into account the difference between the actual DoD budget for the years in the performance cycle and the DoD budget that was assumed in setting the metrics for such performance cycle. These possible adjustments were: (i) predetermined using clearly articulated objective criteria established at the time of the MDCC’s approval of the performance metrics for the plan period and (ii) made subject to a cap. The performance criteria are not subject to further adjustment, although the MDCC retained discretion to adjust awards downward in compliance with Section 162(m) of the U.S. Internal Revenue Code. For the 2012 – 2014 LTPP performance cycle, the MDCC has similarly provided for adjustments.

Given that the LTPP financial metric targets are long-term estimates of potential Company performance, it is difficult to predict accurately whether they will be met as the Company’s performance during the period will be impacted by a wide range of known and unknown factors, including geo-political events, macroeconomic conditions and other matters beyond our control. As a result of these factors, it is too early to tell how our future financial performance will affect future LTPP awards.

The following table summarizes our performance in the three performance metrics and the corresponding funding for such metrics for the 2009 – 2011 LTPP award cycle.

<table>
<thead>
<tr>
<th>Performance Metric and Weighting</th>
<th>Performance Against Targets</th>
<th>Metric Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>CFCF (25%)</td>
<td>$6,665 million (pre-established target of $5,720 million and maximum of $7,220 million)</td>
<td>37.5%</td>
</tr>
<tr>
<td>TSR (25%)</td>
<td>Ranked tenth within our core peer group (with funding dependent on our relative rank compared to our core peer group of 11 companies, including ourselves)</td>
<td>0.0%</td>
</tr>
<tr>
<td>ROIC (50%)</td>
<td>12.67% (pre-established target of 12.09% and maximum of 13.63%)</td>
<td>62.5%</td>
</tr>
</tbody>
</table>

While targets were not achieved for TSR, out-performance on CFCF and ROIC resulted in a combined factor of 100.0% of the target award for the 2009 – 2011 award cycle being earned and paid out in shares of common stock.

Restricted Stock. Restricted stock awards with time-based vesting schedules provide a strong retentive complement to the LTPP, while still keeping focus on creating shareholder value. Restricted stock awards also encourage executive officers to manage the Company from the perspective of an owner with an equity stake in our business. Restricted stock awards granted to our named executive officers in 2011 vest in three equal tranches on each of the second, third and fourth anniversaries of the grant date, provided the executive is then still employed by the Company. The two-year vesting period for the first tranche, and the four-year vesting period for the entire award, are effective ways to promote retention of our executives. In 2004, we changed the primary form of our broad-based equity compensation from stock options to restricted stock. There have been no stock options granted since 2005.

Stock Ownership and Retention Guidelines

To reinforce our culture and expectation of long-term share ownership, we have implemented stock ownership guidelines for our elected officers. (See the table on the next page.) These guidelines are designed to ensure sustained, meaningful executive share ownership, align executive long-term interests with shareholder interests, and demonstrate our officers’ commitment to enhancing long-term shareholder value. The MDCC regularly reviews attainment of these ownership levels by our elected officers. As of December 31, 2011, each of our named executive officers had met or exceeded his stock ownership requirements.
Stock Ownership and Retention Guidelines for Elected Officers

<table>
<thead>
<tr>
<th>Ownership Guidelines</th>
<th>• CEO: 5 x base salary</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Senior Vice Presidents: 3 x base salary</td>
</tr>
<tr>
<td></td>
<td>• Business Presidents: 3 x base salary</td>
</tr>
<tr>
<td></td>
<td>• Elected Vice Presidents: 1 x base salary</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Time to Meet Requirements</th>
<th>• 5 years from date on which guidelines become applicable to the officer.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Officers may not dispose of Company stock until attaining ownership</td>
</tr>
<tr>
<td></td>
<td>thresholds and thereafter must maintain specified ownership levels.</td>
</tr>
</tbody>
</table>

Policy Against Hedging with Respect to Company Stock

In order to assure alignment with the long-term interests of our other shareholders, under the Company’s Insider Trading Policy, our officers, as well as other employees and non-employee directors, may not engage in short sales of Company stock or transactions in any derivative of a Company security, including, but not limited to, puts, calls and options (other than the receipt and exercise of options that might be granted by the Company pursuant to a Company compensation plan).

Perquisites and Other Executive Benefits

While a relatively small portion of our executives’ total direct compensation opportunities, perquisites and other executive benefits are important to ensure competitiveness at the senior leadership level. Access to quality health care and other benefits protects the health and well-being of our employees and their families. In addition, under our executive perquisite policy, we provide our executive officers a car allowance (upon termination of any prior Company lease), financial planning services and life insurance coverage benefits. We also provide other perquisites to certain executives in limited circumstances due to our security and personal safety requirements. Individually and in the aggregate, the perquisites we provide to our named executive officers are comparable in scope to those provided by the companies in our peer groups, particularly in the core peer group of aerospace and defense companies. In keeping with contemporary governance practices, we changed our perquisites policy to transition all car leases to car allowances as existing leases terminate. We also eliminated the following perquisites previously provided to certain executives after a separation: car allowances, excess liability insurance, financial planning services and executive physicals.

Retirement Benefits and Deferred Compensation

Retirement Benefits. Retirement benefits also fulfill an important role within our overall executive compensation objective because they provide an element of financial security that promotes retention. Our retirement program, including the amount of benefit, is comparable to those offered by the companies in our peer groups and, as a result, ensures that our executive compensation remains competitive.

We maintain the following broad-based retirement plans in which our named executive officers are eligible to participate, along with a majority of our employees:

• the Raytheon Savings and Investment Plan (RAYSIP), a tax-qualified defined contribution retirement plan (401(k) plan); and

• the Raytheon Company Pension Plan for Salaried Employees, a tax-qualified, non-contributory defined benefit pension plan that covers most of our salaried employees and executive officers, including Messrs. Swanson, Wajsgras, Stephens and Yuse.

We also maintain the Raytheon Excess Pension Plan for employees who qualify, including our named executive officers other than Mr. Crowley. The Raytheon Excess Pension Plan is a nonqualified excess pension plan which provides benefits that would have been provided to a participant under the tax-qualified pension plan but for compensation limits imposed under the U.S. Internal Revenue Code (IRC).

We also sponsor the tax-qualified Retirement Income Savings Program (RISP) within RAYSIP. Employees who joined the Company after December 31, 2006 are eligible for RISP, in lieu of one of our defined benefit pension plans. Participation begins after one year of employment. Raytheon contributes from 2.5% to 9% of eligible compensation to the participant’s RISP account based on date of hire, age on date of hire and years of service. Participants direct the investment of their RISP account from among RAYSIP’s investment options. For participants in the tax-qualified RISP, we also maintain the nonqualified RISP within the Deferred Compensation Plan.
Plan (as discussed below) for contributions on compensation over the IRC compensation limit. Participants vest in the tax-qualified and nonqualified RISP accounts after three years of service to the Company. Mr. Crowley is the only named executive officer who participates in the RISP.

In addition, certain senior executives, including our named executive officers, are eligible to participate in the Raytheon Company Supplemental Executive Retirement Plan (SERP). The SERP is designed to replicate, but not exceed the retirement benefit that a mid-career person joining the Company would achieve under the qualified and excess pension plans had such person begun his or her career with Raytheon. The SERP benefit (up to 50% of final average earnings for a participant who retires after age 60 with at least 15 years of service to the Company) is offset by amounts payable under our other Company pension plans, any prior employer plan, Social Security and, in the case of Mr. Crowley, the annuity value of his account in the RISP.

Mr. Swanson will not receive a payment under the SERP because of his longstanding service with Raytheon (40 years). Were he to retire, his pension benefit under the formula in our qualified and excess pension plans exceeds the maximum 50% of final average earnings that the SERP would provide. Because the SERP has offsets for the pension plan benefits, there would be no excess benefit payable under the SERP. Our other named executive officers could be eligible for SERP benefits, depending on when they retire.

Each of the above retirement plans, including the SERP, is described in more detail under the heading “Pension Benefits” beginning on page 51.

Deferred Compensation Plan. We maintain the Raytheon Deferred Compensation Plan under which a select group of management or highly compensated employees, including our named executive officers, may elect to defer up to 50% of their salary and up to 90% of their annual RBI plan awards and receive tax-deferred returns on those deferrals. The account balances in this plan are unfunded and represent money that the participants have previously earned and voluntarily elect to defer in order to accumulate tax-deferred returns. Plan participants can allocate their account balances among substantially the same investment options available under our qualified RAYSIP, which also accumulate on a tax-deferred basis. We make a matching contribution of up to 4% of deferrable compensation. In addition, for participants in the tax-qualified RISP, we make contributions from 2.5% to 9% of compensation over the IRC compensation limit. The provision of this deferral opportunity is a competitive practice in the marketplace. For more information on our Deferred Compensation Plan, see “Nonqualified Deferred Compensation” on page 53.

Severance Pay Arrangements

Our employees, including our named executive officers, are employees at-will and do not have long-term employment contracts with the Company. The at-will employment status of our employees affords us the necessary flexibility to remove employees when appropriate under the circumstances. However, in order to retain and attract highly-qualified executives who may otherwise desire the protection of long-term employment contracts, we offer specified severance benefits under our executive severance guidelines. Such benefits provide protection for our executives who, upon joining the Company, may forfeit substantial pay and benefits earned from a previous employer. For our named executive officers, the severance benefits under these guidelines provide a multiple of base salary and target annual incentive award (2.99 for our CEO and 2.0 for the other named executive officers) and continuation of welfare benefit and retirement plans for 3 and 2 years, respectively. Within the last several years, we changed our guidelines prospectively for new officers first elected on or after January 1, 2010 to reduce these multiples to 2.0 for the CEO and 1.0 for other officers, other than for Mr. Crowley, who would receive the 2.0 multiple through October 2012, after which he would receive the 1.0 multiple. At the same time, we also eliminated the following post-separation perquisites previously provided to certain executives: car allowances, excess liability insurance, financial planning services and executive physicals.

Separate from our executive severance guidelines, we have change-in-control agreements with our executive officers that have been reviewed and approved by the MDCC. Changes in corporate control are often accompanied by changes in the corporate culture and job losses, especially at executive levels. If a transaction affecting corporate control of Raytheon were under consideration, we expect that our executives would naturally be faced with personal uncertainties and distractions about how this might affect their continued employment by the Company. By entering into change-in-control agreements before any such transaction is contemplated, we hope to focus our executives’ full attention and dedication on our shareholders’ best interests, despite any threatened or pending change-in-control, and to encourage our executives to stay with the Company until the transaction is completed. The agreements do this by providing a meaningful severance benefit in the event that a change-in-control occurs and, within the 24 months after the change-in-control, the executive is either terminated without cause or resigns due to a material reduction in compensation or a material change in the executive’s job...
duties without his consent. These agreements are not intended to provide a windfall to our executives occasioned by a change-in-control. The agreements provide for a “double trigger” such that an executive would only receive severance benefits upon a qualifying termination following a change-in-control, and not simply upon a change-in-control. Furthermore, any benefit received by an executive under a change-in-control agreement would be reduced by the severance benefit he or she may earn under our severance guidelines as described above, so that there would be no duplication of benefits.

Our change-in-control agreements no longer provide tax gross-up protection for excise taxes that might apply in the event of a change-in-control. We have also eliminated the following perquisites upon a qualifying termination within 24 months after a change-in-control: car allowances, excess liability insurance, financial planning services and executive physicals. Our severance programs, including the conditions under which such benefits are triggered and the amount of such benefits, are comparable to those provided by the companies in our peer groups. The MDCC’s independent consultant has confirmed that our change-in-control and other severance arrangements are competitive in our industry. For more information on our executive severance policy and the terms of our change-in-control agreements, see “Potential Payments Upon Termination or Change-in-Control” beginning on page 54.

Enhancements in Governance

Over the last several years, the Company has adopted a number of important governance enhancements related to its executive compensation program. First, the MDCC has adopted a formal policy to ensure that it will continue to receive independent and unbiased advice and analyses from its compensation consultant. The policy requires the MDCC to assess annually the independence of its compensation consultant and, further, prohibits the consultant from providing certain services either to our executive officers and directors, personally, or to the Company (other than the MDCC). The services to the Company subject to this prohibition are advice to management related to executive and director compensation, employee compensation and employee benefits. The Board also amended the MDCC charter to require an annual MDCC assessment of the independence of its outside compensation consultant and the pre-approval of any services proposed to be provided by such consultant to the Company.

As part of the independence assessment mandated by the policy, the MDCC reviews any services proposed to be provided by the consultant to the Company not otherwise prohibited under the policy and considers whether the provision of such non-MDCC services to the Company will impair the consultant’s independence. Such non-MDCC services may be provided only with the MDCC’s pre-approval. Additionally, as a guideline to avoid any actual or perceived conflict of interest or bias, the policy limits the fees paid by the Company for such non-MDCC services to no more than 1% of the consulting firm’s annual gross revenues.

Second, the Board has amended the Company’s Governance Principles to add a Restatement Clawback Policy. This policy gives the Board the right to recover RBI payments, LTPP awards and restricted stock awards made on or after January 1, 2009 to any elected officer to the extent that such payments or awards were inflated due to erroneous financial statements substantially caused by the executive’s knowing or intentionally fraudulent or illegal conduct. The policy is designed to maximize the likelihood that the Company will be successful if it seeks to recover the portion of an executive’s incentive compensation attributable to inflated financial results caused by the executive’s malfeasance.

Third, the Board has amended its Governance Principles to clarify stock retention requirements in the Stock Ownership and Retention Guidelines. The clarifications implement existing Company policy under which executive officers and directors may not dispose of Company stock until attaining ownership thresholds and thereafter must maintain specified ownership levels. In 2011, the Board further revised the stock ownership guidelines applicable to directors to provide that each director is expected to own shares of Company stock with a market value of at least four times the cash component of the director’s annual retainer for service on the Board.

Fourth, the Board also has amended the MDCC charter to formalize the practice and responsibility of the MDCC to review succession plans for the CEO, executive officers and other elected officers of the Company and career development plans for elected officers and other key employees.

Other Considerations

Tax Considerations. Under Section 162(m) of the U.S. Internal Revenue Code, there is a limit of $1,000,000 on the amount of compensation that we may deduct in any one year with respect to compensation paid to certain of our named executive officers. However, qualified performance-based compensation will not be subject to the deduction limit if specified requirements are met. To maintain flexibility in compensating our executives, the MDCC reserves the right to use its judgment to authorize compensation payments that may be subject to the limit when the MDCC believes that such payments are
appropriate. Accordingly, certain components of our executive compensation program are designed to be qualified performance-based compensation under Section 162(m) while others are not.

In 2006, the MDCC determined that compensation paid pursuant to awards under the LTPP, starting with our LTPP awards made for the 2006-2008 performance cycle, should be made tax deductible pursuant to Section 162(m). As a result, we obtained shareholder approval of the performance goals that may be used with respect to the LTPP at our 2006 annual meeting of shareholders, and we operate the LTPP to comply with the Section 162(m) exemption. The MDCC again made this determination with respect to the 2010 Stock Plan which was approved by the shareholders at the 2010 Annual Meeting of Shareholders.

However, neither our annual RBI awards nor our time-based restricted stock awards are eligible for the performance-based compensation exemption from Section 162(m). In the case of our RBI awards, we believe that the ability to exercise judgment about our executives’ individual performance in certain areas that do not easily lend themselves to specific measurement, such as effective management of human resources, ethical business behavior and leadership competencies, outweighs the cost to us of the loss of a tax deduction imposed by the limits of Section 162(m).

Other Considerations. Many of our government contracts are cost-reimbursable contracts under which we are reimbursed for our allowable costs. These types of contracts are subject to special regulations about what are and are not allowable costs, which we sometimes take into consideration in structuring our compensation program. For example, since compensation in the form of time-based restricted stock is an allowable cost and stock options are not, in 2004 we began to consistently use restricted stock awards in our executive compensation program rather than stock options.

Equity Grant Practices

Historically, we have not timed the grant of equity awards to coincide with, precede or follow the release of material non-public information. We have an internal policy on equity grant practices, approved by the MDCC, which provides, among other things, that equity awards shall be approved only at regularly scheduled meetings of the MDCC or Board, that equity awards granted to new employees or directors or promoted employees shall be considered by the MDCC or Board at a regularly scheduled meeting subsequent to the hire or promotion date, and that equity awards shall not be granted with a retroactive effective date.

Agreed-Upon Procedures on Compensation Tables

As part of the Company’s annual governance procedures, our independent registered public accounting firm is engaged to perform certain agreed-upon procedures determined by the Company and the Audit Committee of our Board, with respect to the information provided in the compensation tables related to the named executive officers.

MANAGEMENT DEVELOPMENT AND COMPENSATION COMMITTEE REPORT

The Management Development and Compensation Committee is comprised entirely of independent directors. The Committee has reviewed and discussed with management the Compensation Discussion and Analysis required by Item 402(b) of Regulation S-K. Based on such review and discussions, the Committee recommended to the Board that the Compensation Discussion and Analysis be included in this proxy statement.

Submitted by the Management Development and Compensation Committee

Frederic M. Poses, Chairman,
Vernon E. Clark, John M. Deutch and Ronald L. Skates

The above report of the Management Development and Compensation Committee does not constitute soliciting material and shall not be deemed to be incorporated by reference into any other filing under the Securities Act of 1933 or under the Securities Exchange Act of 1934, including by any general statement incorporating this proxy statement, except to the extent we specifically incorporate this information by reference, and shall not otherwise be deemed filed under such Acts.
Summary Compensation Table

The following table sets forth the compensation for each of our named executive officers for the fiscal years ended December 31, 2009, 2010 and 2011, other than Messrs. Yuse and Crowley who each first became a named executive officer in 2010 and 2011, respectively.

The table below was prepared in accordance with SEC requirements. The total compensation presented below does not necessarily reflect the actual total compensation received by our named executive officers or the Company’s view of their total compensation opportunities in 2009-2011. More specifically, the amounts under “Stock Awards” do not represent the actual amounts paid to or realized by our named executive officers for these awards during 2009-2011 and simply represent the aggregate grant date fair value of awards granted in those years for financial reporting purposes. The Long-Term Performance Plan awards are subject to future Company performance and, like the restricted stock awards, are subject to future vesting periods. Likewise, the amounts under “Change in Pension Value and Nonqualified Deferred Compensation Earnings,” which represent the change in the actuarial present values of such officers’ accumulated pension benefits based on the same assumptions we use for financial reporting purposes, do not reflect amounts paid to or realized by our named executive officers during 2009-2011, nor does the MDCC consider such changes in pension benefits as an element of its annual compensation decisions. For information regarding the named executive officers’ compensation opportunities in 2009-2011, see our supplemental table on page 28 in “Compensation Discussion and Analysis.” The supplemental table is not a substitute for the required table below.

<table>
<thead>
<tr>
<th>Name and Principal Position</th>
<th>Year</th>
<th>Salary ($)</th>
<th>Bonus ($)</th>
<th>Stock Awards ($)</th>
<th>Option Awards ($)</th>
<th>Non-Equity Incentive Plan Compensation ($)</th>
<th>Change in Pension Value and Nonqualified Deferred Compensation Earnings ($)</th>
<th>All Other Compensation ($)</th>
<th>Total ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>William H. Swanson: Chairman</td>
<td>2011</td>
<td>1,369,704</td>
<td>0</td>
<td>10,290,873</td>
<td>3,000,000</td>
<td>1,770,447</td>
<td>439,546</td>
<td>16,870,570</td>
<td></td>
</tr>
<tr>
<td>and Chief Executive Officer</td>
<td>2010</td>
<td>1,327,622</td>
<td>0</td>
<td>10,457,745</td>
<td>2,800,000</td>
<td>3,517,671</td>
<td>488,921</td>
<td>18,591,959</td>
<td></td>
</tr>
<tr>
<td>2009</td>
<td></td>
<td>1,297,920</td>
<td>0</td>
<td>10,353,257</td>
<td>3,050,000</td>
<td>3,533,250</td>
<td>462,064</td>
<td>18,696,491</td>
<td></td>
</tr>
<tr>
<td>David C. Wajsgras: Senior</td>
<td>2011</td>
<td>844,245</td>
<td>0</td>
<td>2,318,452</td>
<td>865,000</td>
<td>477,304</td>
<td>131,395</td>
<td>4,636,396</td>
<td></td>
</tr>
<tr>
<td>Vice President and Chief</td>
<td>2010</td>
<td>818,315</td>
<td>0</td>
<td>2,251,086</td>
<td>800,000</td>
<td>301,159</td>
<td>122,674</td>
<td>4,293,234</td>
<td></td>
</tr>
<tr>
<td>Financial Officer</td>
<td>2009</td>
<td>790,203</td>
<td>0</td>
<td>2,231,419</td>
<td>870,000</td>
<td>205,211</td>
<td>108,112</td>
<td>4,204,945</td>
<td></td>
</tr>
<tr>
<td>Jay B. Stephens: Senior</td>
<td>2011</td>
<td>738,863</td>
<td>0</td>
<td>2,167,063</td>
<td>755,000</td>
<td>713,881</td>
<td>120,110</td>
<td>4,494,917</td>
<td></td>
</tr>
<tr>
<td>Vice President, General</td>
<td>2010</td>
<td>716,170</td>
<td>0</td>
<td>2,201,078</td>
<td>720,000</td>
<td>979,424</td>
<td>111,259</td>
<td>4,727,931</td>
<td></td>
</tr>
<tr>
<td>Counsel and Secretary</td>
<td>2009</td>
<td>690,825</td>
<td>0</td>
<td>2,181,456</td>
<td>780,000</td>
<td>755,656</td>
<td>111,514</td>
<td>4,519,451</td>
<td></td>
</tr>
<tr>
<td>Daniel J. Crowley: Vice</td>
<td>2011</td>
<td>667,000</td>
<td>0</td>
<td>2,067,765</td>
<td>500,000</td>
<td>117,231</td>
<td>3,351,996</td>
<td></td>
<td></td>
</tr>
<tr>
<td>President, and President,</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Network Centric Systems</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Richard R. Yuse: Vice</td>
<td>2011</td>
<td>506,072</td>
<td>0</td>
<td>2,067,765</td>
<td>600,000</td>
<td>1,225,932</td>
<td>177,853</td>
<td>4,577,622</td>
<td></td>
</tr>
<tr>
<td>President, and President,</td>
<td>2010</td>
<td>456,088</td>
<td>0</td>
<td>1,534,026</td>
<td>500,000</td>
<td>974,314</td>
<td>382,151</td>
<td>3,846,579</td>
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</tr>
<tr>
<td>Space and Airborne Systems</td>
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</tr>
</tbody>
</table>

(1) Amounts represent the aggregate grant date fair values of restricted stock and Long-Term Performance Plan (LTPP) awards granted in 2011, 2010 and 2009, respectively, in accordance with the accounting standard for share-based payments, disregarding for this purpose the estimate of forfeitures related to service-based vesting conditions. Values for LTPP awards, which are subject to performance conditions, are computed based upon the probable outcome of the performance conditions as of the grant date of such awards. The values of the 2011-2013 LTPP awards at the grant date of such awards, assuming the highest level of performance conditions will be achieved during the three-year performance cycle, are as follows: Mr. Swanson – $12,981,705; Mr. Wajsgras – $2,636,930; Mr. Stephens – $2,434,089; Mr. Crowley – $2,535,510; and Mr. Yuse – $2,535,510. For more information on potential payouts under the 2011-2013 LTPP awards, see “2011 Grants of Plan-Based Awards” on page 46.

The grant date fair values of restricted stock awards are based solely on the stock price on the date of grant and the number of shares (or the intrinsic value method). The grant date fair values of LTPP awards are calculated using the intrinsic value method for the cumulative free cash flow and ROIC portions of the awards and the Monte Carlo simulation method for the total stockholder return portion of the awards. For more information on the assumptions used
by us in calculating the grant date fair values for restricted stock and LTPP awards, see Note 13: Stock-based
Compensation Plans to our financial statements in our 2011 Form 10-K. A description of the material terms and
conditions of the stock awards granted to the named executive officers in 2011 can be found on page 48 under the
heading “2011 Grants of Plan-Based Awards – Equity Awards.”

(2) Represents amounts earned pursuant to Results-Based Incentive (RBI) awards for 2009, 2010 and 2011 but which were
paid in 2010, 2011 and 2012, respectively. A description of the material terms and conditions of the 2011 RBI awards
can be found on page 46 under the heading “2011 Grants of Plan-Based Awards – Non-Equity Incentive Plan Awards.”

(3) The amounts represent the aggregate change in the actuarial present value of the named executive officer’s accumulated
benefit under all defined benefit and actuarial pension plans (including supplemental plans) from the end of the
preceding year to the end of the reported year. Generally, these amounts represent the change in value of the named
executive officer’s benefit due to an additional year of service, changes in compensation and changes in the discount
rate. The amounts were computed using the same assumptions we used for financial reporting purposes under the
accounting standard for employers’ accounting for pensions. Actual amounts paid under our plans are based on
assumptions contained in the plans, which may be different than the assumptions used for financial statement reporting
purposes.

(4) None of the named executive officers received any earnings on their deferred compensation based on above-market or
preferential rates (as defined by the SEC). For more information on our Deferred Compensation Plan, see “Nonqualified
Deferred Compensation” on page 53.

(5) All Other Compensation amounts include, as applicable, (a) the value of perquisites and personal benefits (as defined by
the SEC), (b) the amount of tax gross-ups and reimbursements, (c) the amount of Raytheon contributions to qualified
and nonqualified defined contribution plans, (d) the value of insurance premiums paid and (e) certain other payments or
items of compensation. Where the value of the items reported in a particular category for a named executive officer
exceeded $10,000 in 2011, those items are identified and quantified below.

(a) Perquisites and Personal Benefits
Under our executive perquisites policy, each of the named executive officers is entitled to receive certain perquisites,
including a car allowance of up to $18,000 per year or use of a Raytheon-leased car with a lease value of up to $18,000
per year plus certain expenses (other than our CEO who is entitled to a larger allowance/higher lease value); financial
planning services of up to $15,000 per year; and participation in the Executive Health Program (benefits of up to $2,000
per year).

• Mr. Swanson’s amount includes an aggregate of $235,704 for personal use of Raytheon aircraft, personal use of
a Raytheon-leased car, driving services, financial planning services, home security system expenses and certain
travel and incidental expenses relating to his spouse attending Raytheon-related events at our request.
• Mr. Wajsgras’ amount includes an aggregate of $42,119 for a car allowance, financial planning services, certain
travel and incidental expenses relating to his spouse attending Raytheon-related events at our request and an
executive physical.
• Mr. Stephens’ amount includes an aggregate of $34,122 for a car allowance, financial planning services, certain
travel and incidental expenses relating to his spouse attending Raytheon-related events at our request and an
executive physical.
• Mr. Crowley’s amount includes an aggregate of $36,938 for a car allowance, certain travel and incidental
expenses relating to his spouse attending Raytheon-related events at our request and an executive physical.
• Mr. Yuse’s amount includes an aggregate of $77,884 for a car allowance, financial planning services, relocation
benefits and certain travel and incidental expenses relating to his spouse attending Raytheon-related events at
our request.

Personal use of corporate aircraft – For reasons of security and personal safety, we require Mr. Swanson generally
to use Raytheon aircraft for all air travel, including for personal purposes. We determined our incremental cost for the
personal use of corporate aircraft as follows:

• We derived an average variable operating cost per hour for such aircraft based on fuel, aircraft maintenance,
landing, parking, and catering costs, certain taxes and certain other miscellaneous fees and costs, and the hours
flown. Since our corporate aircraft are used primarily for business travel, we did not include fixed costs for such
aircraft that generally do not change with usage, such as pilots’ and other employees’ salaries, purchase costs of
aircraft and certain hangar expenses.
• In determining the number of hours that an aircraft was used for personal purposes, we did not include the flight
time of any “deadhead” flight, e.g., a return flight on which no passenger was aboard.
For trips that involved mixed personal and business usage, we determined the total variable cost attributable to personal use by subtracting the total variable cost of a “business-only” trip from the total variable cost of the whole trip (both personal and business).

In 2011, we incurred incremental costs of $185,208 for personal use of Raytheon aircraft by Mr. Swanson. As noted above, this amount was calculated without deadhead flights. Based on our average variable operating cost per hour (as derived above), these deadhead flights would have amounted to an additional $239,079 for Mr. Swanson.

**Personal use of automobiles** – Each named executive officer is furnished with certain automobile-related perquisites, including the use of a Raytheon-leased car or an annual car allowance. In 2010, we amended our policy to provide that upon completion of a vehicle lease, all our executive officers would transition to car allowances. Messrs. Wajsgras, Stephens, Crowley and Yuse have car allowances, and Mr. Swanson will transition to such an allowance in 2012. The named executive officers also have access to a pool of Raytheon vehicles and drivers which are generally available for various corporate purposes and which may be used in limited circumstances for uses that may have a personal element. For reasons of security and personal safety, Mr. Swanson frequently travels in Raytheon-provided vehicles operated by Raytheon-provided drivers for business and personal (primarily commuting) purposes. We determined our incremental cost for personal travel in Raytheon-provided vehicles operated by Raytheon-provided drivers as follows:

- We determined our total annual cost for each pooled vehicle used by such executives for personal purposes and then allocated such total cost based on the total miles driven in the year and the number of miles driven for each executive for personal purposes, as tracked by our administrators.
- We determined our total cost for each driver and then allocated such amount based on the total hours worked and the estimated number of hours that such driver drove the executive for personal purposes.

**Relocation Benefits** – Under our key employee relocation policy, we provide certain relocation benefits to our executive officers and certain other key employees, including certain temporary housing and moving expenses. In 2011, we incurred incremental costs of $23,150 in providing relocation benefits to Mr. Yuse.

**Tax Gross-Ups and Reimbursements**

In limited circumstances, we have agreed to make certain items of imputed income to our named executive officers tax-neutral to them. Accordingly, we gross-up our named executive officers for the income tax on their imputed income resulting from certain perquisites and personal benefits furnished by us. In 2011, we made the following amounts in tax gross-up payments: Mr. Swanson – $15,361; Mr. Wajsgras – $10,582; Mr. Crowley – $12,209; and Mr. Yuse – $38,194. Consistent with prior years, Mr. Swanson did not receive any tax gross-ups for his personal use of Raytheon aircraft.

**Contributions to Plans**

We make a 4% matching contribution to compensation deferred under our qualified RAYSIP 401(k) Plan and under our nonqualified, unfunded Deferred Compensation Plan. The Deferred Compensation Plan matching contributions include our matching contribution for deferred 2011 RBI compensation earned in 2011 but made in March 2012. We also make a 3% contribution for employees covered under our Retirement Income Savings Program (RISP) within our qualified RAYSIP 401(k) Plan and contributed 4% of Mr. Crowley’s 2011 RBI compensation to his RISP account. For information on our contributions under RISP and our matching contributions under the Deferred Compensation Plan, see “Nonqualified Deferred Compensation” on page 53. In 2011, we made the following contributions to qualified and nonqualified defined contribution plans for the named executive officers:

<table>
<thead>
<tr>
<th>Executives</th>
<th>Mr. Swanson</th>
<th>Mr. Wajsgras</th>
<th>Mr. Stephens</th>
<th>Mr. Crowley</th>
<th>Mr. Yuse</th>
</tr>
</thead>
<tbody>
<tr>
<td>RAYSIP 401(k) Plan Match</td>
<td>$ 9,800</td>
<td>$ 9,800</td>
<td>$ 9,800</td>
<td>$ 7,350</td>
<td>$ 9,800</td>
</tr>
<tr>
<td>RAYSIP RISP Contribution</td>
<td>$ N/A</td>
<td>$ N/A</td>
<td>$ N/A</td>
<td>$ 0</td>
<td>$ N/A</td>
</tr>
<tr>
<td>Deferred Compensation Plan Match</td>
<td>$164,988</td>
<td>$58,570</td>
<td>$49,955</td>
<td>$27,660</td>
<td>$34,443</td>
</tr>
<tr>
<td>Deferred Compensation Plan RISP</td>
<td>$ N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>$24,160</td>
<td>N/A</td>
</tr>
<tr>
<td>Total</td>
<td>$174,788</td>
<td>$68,370</td>
<td>$59,755</td>
<td>$59,170</td>
<td>$44,243</td>
</tr>
</tbody>
</table>

Under our executive perquisites policy, we pay for the premiums for certain insurance policies covering our named executive officers, including basic life, executive liability and business travel and accident insurance policies. We also provide our named executive officers and certain other executives with a senior executive life insurance benefit for which we impute income to each executive based on the amount of the annual premium for a comparable term life insurance policy and include such amount of imputed income in the value of insurance premiums paid. In 2011, the total value of insurance premiums paid for Messrs. Wajsgras, Stephens and Yuse were $10,324, $18,904 and $17,532, respectively.
## 2011 Grants of Plan-Based Awards

The following table sets forth the awards granted to each of our named executive officers under any plan during the fiscal year ended December 31, 2011.

<table>
<thead>
<tr>
<th>Name</th>
<th>Grant Date</th>
<th>Estimated Future Payouts Under Non-Equity Incentive Plan Awards(1)</th>
<th>Estimated Future Payouts Under Equity Incentive Plan Awards(2)</th>
<th>All Other Stock Awards: Number of Shares of Stock or Units Underlying Awards(#)(3)</th>
<th>All Other Option Awards: Number of Securities Underlying Options(#)</th>
<th>Exercise or Base Price of Option Awards ($/Sh)</th>
<th>Grant Date Fair Value of Stock and Option Awards ($) (4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>William H. Swanson</td>
<td>03/22/11</td>
<td>7,814</td>
<td>124,031</td>
<td>248,062</td>
<td>—</td>
<td>$6,490,852</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>05/26/11</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>$415,097</td>
<td>$2,767,315</td>
<td>5,534,630</td>
</tr>
<tr>
<td></td>
<td></td>
<td>—</td>
<td>—</td>
<td>76,275</td>
<td>—</td>
<td>3,800,021</td>
<td>—</td>
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<td></td>
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<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>76,275</td>
<td>$415,097</td>
</tr>
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<td></td>
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<td>—</td>
<td>—</td>
<td>76,275</td>
<td>—</td>
<td>3,800,021</td>
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<td>—</td>
<td>—</td>
<td>76,275</td>
<td>—</td>
<td>3,800,021</td>
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<td>—</td>
<td>76,275</td>
<td>—</td>
<td>3,800,021</td>
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<td>—</td>
<td>—</td>
<td>76,275</td>
<td>—</td>
<td>3,800,021</td>
<td>—</td>
</tr>
<tr>
<td>David C. Wajsgras</td>
<td>03/22/11</td>
<td>1,587</td>
<td>25,194</td>
<td>50,388</td>
<td>—</td>
<td>$1,318,465</td>
<td>—</td>
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<td>05/26/11</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>$127,926</td>
<td>$852,842</td>
<td>1,705,683</td>
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<td></td>
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<td>—</td>
<td>—</td>
<td>20,072</td>
<td>—</td>
<td>999,987</td>
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<td></td>
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<td>—</td>
<td>—</td>
<td>20,072</td>
<td>—</td>
<td>999,987</td>
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<td>—</td>
<td>20,072</td>
<td>—</td>
<td>999,987</td>
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<td></td>
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<td>—</td>
<td>20,072</td>
<td>—</td>
<td>999,987</td>
<td>—</td>
</tr>
<tr>
<td>Jay B. Stephens</td>
<td>03/22/11</td>
<td>1,465</td>
<td>23,256</td>
<td>46,512</td>
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<td>$1,217,045</td>
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<td>05/26/11</td>
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<td>—</td>
<td>—</td>
<td>$111,958</td>
<td>$746,387</td>
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<td>—</td>
<td>—</td>
<td>19,069</td>
<td>950,018</td>
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<td></td>
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<td>—</td>
<td>—</td>
<td>19,069</td>
<td>—</td>
<td>950,018</td>
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<td>—</td>
<td>19,069</td>
<td>—</td>
<td>950,018</td>
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<td>—</td>
<td>19,069</td>
<td>—</td>
<td>950,018</td>
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<td></td>
<td>—</td>
<td>—</td>
<td>19,069</td>
<td>—</td>
<td>950,018</td>
<td>—</td>
</tr>
<tr>
<td>Daniel J. Crowley</td>
<td>03/22/11</td>
<td>1,526</td>
<td>24,225</td>
<td>48,450</td>
<td>—</td>
<td>$1,267,755</td>
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<td>05/26/11</td>
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<td>—</td>
<td>—</td>
<td>$101,400</td>
<td>$676,000</td>
<td>1,352,000</td>
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<tr>
<td></td>
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<td>—</td>
<td>—</td>
<td>—</td>
<td>16,058</td>
<td>800,010</td>
<td>—</td>
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<td>—</td>
<td>—</td>
<td>16,058</td>
<td>800,010</td>
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<td>16,058</td>
<td>800,010</td>
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<td>—</td>
<td>—</td>
<td>16,058</td>
<td>800,010</td>
<td>—</td>
</tr>
<tr>
<td>Richard R. Yuse</td>
<td>03/22/11</td>
<td>1,526</td>
<td>24,225</td>
<td>48,450</td>
<td>—</td>
<td>$1,267,755</td>
<td>—</td>
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<tr>
<td></td>
<td>05/26/11</td>
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<td>—</td>
<td>—</td>
<td>$ 78,378</td>
<td>$522,517</td>
<td>1,045,034</td>
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<td>16,058</td>
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<td>—</td>
<td>16,058</td>
<td>800,010</td>
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<td>—</td>
<td>—</td>
<td>16,058</td>
<td>800,010</td>
<td>—</td>
</tr>
</tbody>
</table>

(1) Amounts represent the threshold, target and maximum payout opportunities under the 2011 Results-Based Incentive (RBI) Program.

(2) Amounts represent the threshold, target and maximum payouts under the 2011-2013 LTPP awards. LTPP payouts range from zero to 200% of target and may be paid in our common stock or in cash, at the discretion of the MDCC. The amounts do not include any accrued dividend equivalents.

(3) Amounts represent awards of time-vesting restricted stock.

(4) Amounts represent the grant date fair value of the restricted stock and 2011-2013 LTPP awards granted to the named executive officer in 2011 in accordance with the accounting standard for share-based payments, disregarding for this purpose the estimate of forfeitures related to service based vesting conditions. Such values are generally expensed by us over the employee’s requisite service period, generally the vesting period of the awards. Values for the 2011-2013 LTPP awards, which are subject to performance conditions, are computed based upon the probable outcome of the performance conditions as of the grant date of such awards.

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**Non-Equity Incentive Plan Awards**

**2011 RBI Program.** In 2011, each of our named executive officers received an annual award under our 2011 Results-Based Incentive (RBI) Program, which provides the executive the opportunity to earn incentive cash compensation based upon the attainment of the specific pre-established performance metrics and an assessment of his individual performance during 2011.

**Target Opportunities.** Each named executive officer is assigned a pre-established individual RBI payout target expressed as a percentage of base salary, as well as threshold and maximum payout amounts. The MDCC established individual payout targets for each named executive officer based on the criteria discussed in our “Compensation Discussion and Analysis – Elements of Our Compensation Program – Annual Incentives” beginning on page 33. We use the target awards to determine the overall funding of the RBI bonus pool, as described below, but the targets are not entirely determinative of what any one participant’s RBI bonus will be.

**Funding the RBI Pool.** The pool of available funds to pay our RBI awards is based on the extent to which the Company and our businesses meet or exceed predetermined goals under selected financial metrics, which are set by the MDCC prior to the beginning of the performance year. For 2011, the MDCC selected the five equally weighted financial metrics identified below for purposes of funding an overall pool under the RBI plan:

- **Bookings** – a forward-looking metric that measures the value of new contracts awarded to us during the year and an indicator of potential future growth.
- **Net Sales** – a growth metric that measures our revenue for the current year.
- **Free Cash Flow (FCF)** – a measure of the cash that is generated in a given year that we can use to make strategic investments to grow our businesses or return to our shareholders.
- **Operating Income from Continuing Operations** – a measure of our profit from continuing operations for the year, before interest and taxes, and after certain non-operational adjustments.
- **Return on Invested Capital (ROIC)** – a measure of the efficiency and effectiveness of our use of capital invested in our operations.
FCF, Operating Income from Continuing Operations and ROIC are non-GAAP financial measures and are calculated as follows:

- FCF is operating cash flow from continuing operations less capital spending and internal use software spending.
- Operating Income from Continuing Operations is operating income from continuing operations, excluding the FAS/CAS pension and post-retirement benefits expense/income and, from time to time, certain other items.
- ROIC is (a) (i) income from continuing operations, excluding (ii) the after-tax effect of the FAS/CAS pension and post-retirement benefits expense/income and, from time to time, certain other items, plus (iii) after-tax net interest expense plus (iv) one-third of operating lease expense after-tax (estimate of interest portion of operating lease expense), divided by (b)(i) average invested capital after capitalizing operating leases (operating lease expense times a multiplier of 8), adding (ii) financial guarantees less net investment in discontinued operations, and adding back (iii) the liability for defined benefit pension and other post-retirement benefit plans, net of tax and excluding (iv) other similar non-operational items.

In 2011 we adjusted the ROIC definition from the prior year’s definition to exclude any change from pension contributions. This adjustment eliminates all of the non-operational pension impact from the calculation in order to more clearly reflect the underlying business performance in ROIC.

For each financial metric, we set a specific target performance goal and defined performance range around the target. The performance range consists of a threshold – or minimum performance level – and a maximum performance level. If the threshold performance level for a financial metric is not achieved, then we do not allocate funds to the RBI funding pool based on that metric. Funding of the pool for any one metric is capped once performance achieves or exceeds the maximum performance level set for that metric. We also establish a funding range around the target for each financial metric of 75% to 150% of target. If Company performance falls within the performance range (e.g., between the threshold and maximum performance levels), the funding amount is based on the corresponding funding range. In addition to the five financial metrics, with the authorization of the MDCC, our CEO may increase or decrease funding of the RBI pool based on an assessment of a business unit’s performance on criteria such as customer satisfaction, growth, people and productivity. Consistent with past practice, Company performance against these financial metric targets, which are established at the beginning of the year and based on anticipated operational performance during the year, is adjusted to account for the impact of certain matters not factored into the Company’s annual operating plan, such as acquisitions and dispositions that occur after the applicable targets are established, and certain non-operational items. For information regarding the 2011 RBI performance targets and funding percentages, see “Compensation Discussion and Analysis – Elements of Our Compensation Program – Annual Incentives” beginning on page 33.

Individual Performance Objectives. Individual performance is directly reflected in what each executive receives as an RBI award. While total Company and business unit performance determines funding of the overall RBI bonus pool, individual RBI awards reflect an assessment of an executive’s contribution to our achievement of the financial performance goals, plus his achievement of individual performance objectives, including successful management of human resources, furtherance of ethical business behavior, leadership competencies, “Six Sigma” and customer satisfaction, as well as the degree of challenge in the executive’s position. If an executive under-performs in relationship to his objectives, the RBI award could fall below the funded target level or even be zero if threshold performance is not achieved. On the other hand, an executive who exceeds his performance objectives could receive up to 200% of target.

Individual performance objectives are established annually in writing for top executives and include primarily quantifiable objectives with some subjective measures also included. In the case of our CEO, at the beginning of a review period, the MDCC recommends, and the full Board (excluding the CEO) approves, a statement of the CEO’s objectives. In connection with his annual performance evaluation, our CEO provides to the MDCC a written self-appraisal assessing his performance against these objectives. The MDCC discusses the CEO’s performance and provides a preliminary performance evaluation. The MDCC’s preliminary evaluation is then discussed with all of the independent directors in an Executive Session of the Board, at which time each Director has an opportunity to provide input. Based on this evaluation, the MDCC recommends, and the full Board (excluding the CEO) approves, the CEO’s RBI award and other compensation. The CEO receives performance feedback directly from the Lead Director and the Chair of the MDCC.

A similar process is followed for the named executive officers other than the CEO. In the case of the other executive officers, our CEO provides input to the MDCC both with regard to the establishment of performance objectives and the determination of success in meeting those objectives. For information on the actual amounts
paid to the named executive officers under their 2011 RBI awards, see the amounts in the “Non-Equity Incentive Plan Compensation” column in the Summary Compensation Table on page 43. For more information regarding our RBI program, see our “Compensation Discussion and Analysis” beginning on page 25.

Equity Awards

In 2011, each of our named executive officers received two equity-based awards: an award of restricted stock units under our long-term incentive compensation program called the 2011 – 2013 Long-Term Performance Plan (2011 – 2013 LTPP), and a restricted stock award.

**2011-2013 Long-Term Performance Plan.** The 2011 – 2013 LTPP operates under, and awards were made pursuant to, our 2010 Stock Plan. Under the 2011 – 2013 LTPP, each named executive officer was awarded restricted stock units that vest when specific pre-established levels of Company performance are achieved over a three-year performance cycle (2011 – 2013). Restricted stock units may be settled in our common stock or in cash, at the discretion of the MDCC.

**Target Opportunities.** Before each three-year cycle, the MDCC assigns a target number of restricted stock units to each participant. These target numbers are assigned by the MDCC based on the criteria discussed in our “Compensation Discussion and Analysis – Elements of Our Compensation Program – Long-Term Incentives” beginning on page 37.

**Performance Goals.** The MDCC approves the performance goals for each three-year cycle, the relative weightings that those goals will have for that cycle and the target level of performance for each goal. The MDCC specifies the shares or amount of cash that will be paid out in settlement of the restricted stock unit awards based on whether actual performance is at, below or above the target, subject to a maximum payout. The performance criteria for the 2011 – 2013 LTPP, which are independent of each other and are weighted as follows, are: cumulative free cash flow (CFCF) (25%); total shareholder return relative to our peer group (TSR) (25%); and Return on Invested Capital (ROIC) (50%). In each case, the goals are independent and additive, which means that if we miss the threshold performance as to one measure, no credit would apply to that element, but could be made up for by above-target performance in another area.

- CFCF measures, on a cumulative basis, the cash that is generated over the three-year performance cycle, which we can use to make strategic investments to grow our businesses or return to our shareholders.
- The TSR component of the LTPP compares our stock price appreciation, including reinvested dividends, over the performance cycle to our peers’ stock performance over the same period and provides a percentage ranking.
- ROIC measures how efficiently and effectively we use capital that is invested in our operations over the performance cycle.

CFCF, TSR and ROIC are non-GAAP financial measures. The calculation of ROIC under the LTPP is generally the same as the calculation described above under the RBI plan for 2011, except for certain variations due to averaging the metric over the three-year performance cycle. The calculation of CFCF is the FCF calculation described above under the RBI plan over a three-year performance cycle. Finally, TSR is stock price appreciation over the applicable period plus reinvested dividends paid during the applicable period. TSR is calculated using 30 trading day average stock prices at the beginning of the performance cycle and following the end of the cycle.

**Award Settlement.** Shortly after the performance results for the three-year performance cycle are determined, we settle each award in cash or stock based upon our actual performance relative to the LTPP performance goals plus an amount equivalent to dividends that would have been paid during the performance cycle on the shares ultimately issued under the award, assuming that those dividends had been reinvested in our common stock.

For more information regarding our LTPP program, see our “Compensation Discussion and Analysis – Elements of Our Compensation Program – Long-Term Incentives” beginning on page 37.

**Restricted Stock Awards.** In 2011, each of our named executive officers received an award of restricted stock. The awards, which were made pursuant to our 2010 Stock Plan, vest one-third per year on each of the second, third and fourth anniversaries of the grant date, subject to the executive remaining employed by us. The holders of the restricted stock awards are entitled to any dividends paid with respect to the shares, whether vested or unvested.
Outstanding Equity Awards at 2011 Fiscal Year-End

The following table sets forth information regarding unexercised options, unvested stock and unvested equity incentive plan awards for each of our named executive officers outstanding as of December 31, 2011.

<table>
<thead>
<tr>
<th>Option Awards(1)</th>
<th>Stock Awards</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Name</strong></td>
<td><strong>Option Awards</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Number of Securities Underlying Unexercised Options Exercisable (#)</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Option Exercise Price($)</strong></td>
</tr>
<tr>
<td>William H. Swanson . . .</td>
<td>225,110(4)</td>
</tr>
<tr>
<td>David C. Wajsgras . . . .</td>
<td>59,240(6)</td>
</tr>
<tr>
<td>Jay B. Stephens . . . . .</td>
<td>56,278(8)</td>
</tr>
<tr>
<td>Daniel J. Crowley . . . . .</td>
<td>45,013(10)</td>
</tr>
<tr>
<td>Richard R. Yuse . . . . . .</td>
<td>41,459(12)</td>
</tr>
</tbody>
</table>

(1) As of December 31, 2011, none of our named executive officers held any outstanding options. For a further discussion, please see pages 38 and 42 in “Compensation Discussion and Analysis.”
(2) Amounts are equal to $48.38, the closing price of our common stock on the NYSE on December 30, 2011, times the number of unvested shares or units.
(3) Amounts represent the number of shares that would be issued upon vesting of awards of restricted stock units under the 2010-2012 LTTP and 2011-2013 LTTP, assuming target performance for the applicable 3-year performance cycle and settlement of such awards in shares of stock. They also include the number of shares representing accrued dividend equivalents on such LTTP awards as of December 31, 2011. Amounts do not include any shares for the 2009-2011 LTTP awards as the 3-year performance cycle for such awards ended as of December 31, 2011. Information on the 2009-2011 LTTP awards and the shares issued to the named executive officers in February 2012, including accrued dividend equivalents, is set forth in the “2011 Option Exercises and Stock Vested” table on page 51.
(5) Includes 119,454 and 124,031 shares for Mr. Swanson’s 2010-2012 LTTP and 2011-2013 LTTP awards, respectively. Also includes 3,612 and 2,659 shares, which represent accrued dividend equivalents on such LTTP awards, respectively, as of December 31, 2011. See Note 14 below for information regarding the vesting of and payouts under these LTTP awards.
(7) Includes 22,447 and 25,194 shares for Mr. Wajsgras’ 2010-2012 LTTP and 2011-2013 LTTP awards, respectively. Also includes 679 and 540 shares, which represent accrue dividend equivalents on such LTTP awards, respectively, as of December 31, 2011. See Note 14 below for information regarding the vesting of and payouts under these LTTP awards.
(9) Includes 22,447 and 23,256 shares for Mr. Stephens’ 2010-2012 LTTP and 2011-2013 LTTP awards, respectively. Also includes 678 and 499 shares, which represent accrued dividend equivalents on such LTTP awards, respectively, as of December 31, 2011. See Note 14 below for information regarding the vesting of and payouts under these LTTP awards.
(10) Includes 4,943, 4,944, 4,944, 7,062, 7,062, 5,352, 5,353 and 5,353 shares of restricted stock that vest on December 6, 2012, December 6, 2013, December 6, 2014, December 6, 2012, December 6, 2012, December 6, 2013, May 26, 2013, May 26, 2014 and May 26, 2015, respectively, subject, in each case other than as provided herein, to Mr. Crowley remaining employed by us. In the event that Mr. Crowley is involuntarily terminated prior to October 26, 2012, 14,124 shares of restricted stock that were scheduled to vest in equal amounts on December 6, 2012 and 2013, respectively, shall vest immediately and no longer be subject to restriction.
(11) Includes 24,225 shares for Mr. Crowley’s 2011-2013 LTTP award. Also includes 519 shares, which represent accrued dividend equivalents on this LTTP award as of December 31, 2011. See Note 14 below for information regarding the vesting of and payouts under this LTTP award.
(13) Includes 14,964 and 24,225 shares for Mr. Yuse’s 2010-2012 LTPP and 2011-2013 LTPP awards, respectively. Also includes 453 and 519 shares, which represent accrued dividend equivalents on such LTPP awards, respectively, as of December 31, 2011. See Note 14 below for information regarding the vesting of and payouts under these LTPP awards.

(14) Awards of restricted stock units under the LTPP vest upon the completion of the applicable 3-year performance cycle, subject to the attainment of certain performance goals over the performance cycle and the executive remaining employed by us. These awards may be settled in shares of our common stock or cash, and the actual number of shares to be issued or cash to be paid upon settlement will be based on the extent to which we have attained or exceeded the performance goals, which performance is determined by the MDCC shortly after the completion of the 3-year performance cycle. Such awards also include dividend equivalents accrued over the 3-year performance cycle.
2011 Option Exercises and Stock Vested

The following table sets forth options exercised and stock vested for each of our named executive officers during the fiscal year ended December 31, 2011.

<table>
<thead>
<tr>
<th>Name</th>
<th>Option Awards</th>
<th>Stock Awards</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Number of Shares Acquired on Exercise (#)</td>
<td>Value Realized on Exercise(1) ($)</td>
</tr>
<tr>
<td>William H. Swanson</td>
<td>90,000</td>
<td>$231,330</td>
</tr>
<tr>
<td>David C. Wajsgras</td>
<td>—</td>
<td>$ —</td>
</tr>
<tr>
<td>Jay B. Stephens</td>
<td>16,820</td>
<td>$360,869</td>
</tr>
<tr>
<td>Daniel J. Crowley</td>
<td>—</td>
<td>$ —</td>
</tr>
<tr>
<td>Richard R. Yuse</td>
<td>—</td>
<td>$ —</td>
</tr>
</tbody>
</table>

(1) These amounts are equal to the number of shares underlying the exercised option times the difference between the sales price of the shares and the exercise price of the option.
(2) These amounts are equal to the closing price of our common stock on the NYSE on the vesting date times the number of shares vested.
(3) Includes 156,222 shares which were issued to Mr. Swanson in February 2012 upon the MDCC’s determination of performance under the 2009-2011 LTTP (which includes accrued dividend equivalents), which had vested at the end of 2011.
(4) Includes 29,356 shares which were issued to Mr. Wajsgras in February 2012 upon the MDCC’s determination of performance under the 2009-2011 LTTP (which includes accrued dividend equivalents), which had vested at the end of 2011.
(5) Includes 29,356 shares which were issued to Mr. Stephens in February 2012 upon the MDCC’s determination of performance under the 2009-2011 LTTP (which includes accrued dividend equivalents), which had vested at the end of 2011.
(6) Includes 19,571 shares which were issued to Mr. Yuse in February 2012 upon the MDCC’s determination of performance under the 2009-2011 LTTP (which includes accrued dividend equivalents), which had vested at the end of 2011.

Pension Benefits

The following table sets forth the present value of accumulated benefits payable to each of our named executive officers, as well as the number of years of credited service, as of December 31, 2011.

<table>
<thead>
<tr>
<th>Name</th>
<th>Plan Name</th>
<th>Number of Years of Credited Service (#)</th>
<th>Present Value of Accumulated Benefit ($)</th>
<th>Payments During the Last Fiscal Year ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>William H. Swanson</td>
<td>Qualified</td>
<td>38.34</td>
<td>$1,552,376</td>
<td>$—</td>
</tr>
<tr>
<td></td>
<td>Excess</td>
<td>38.34</td>
<td>$29,271,382</td>
<td>$—</td>
</tr>
<tr>
<td></td>
<td>SERP</td>
<td>39.50</td>
<td>$—</td>
<td>$—</td>
</tr>
<tr>
<td>David C. Wajsgras</td>
<td>Qualified</td>
<td>4.75</td>
<td>$162,171</td>
<td>$—</td>
</tr>
<tr>
<td></td>
<td>Excess</td>
<td>4.75</td>
<td>$1,056,957</td>
<td>$—</td>
</tr>
<tr>
<td></td>
<td>SERP</td>
<td>5.75</td>
<td>$—</td>
<td>$—</td>
</tr>
<tr>
<td>Jay B. Stephens(1)</td>
<td>Qualified</td>
<td>13.17</td>
<td>$363,969</td>
<td>$—</td>
</tr>
<tr>
<td></td>
<td>Excess</td>
<td>13.17</td>
<td>$2,099,622</td>
<td>$—</td>
</tr>
<tr>
<td></td>
<td>SERP</td>
<td>14.17</td>
<td>$4,945,779</td>
<td>$—</td>
</tr>
<tr>
<td>Daniel J. Crowley(2)</td>
<td>Qualified</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>Excess</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>SERP</td>
<td>1.08</td>
<td>$—</td>
<td>$—</td>
</tr>
<tr>
<td>Richard R. Yuse</td>
<td>Qualified</td>
<td>31.08</td>
<td>$1,357,387</td>
<td>$—</td>
</tr>
<tr>
<td></td>
<td>Excess</td>
<td>31.08</td>
<td>$3,583,333</td>
<td>$—</td>
</tr>
<tr>
<td></td>
<td>SERP</td>
<td>35.42</td>
<td>$22,098</td>
<td>$—</td>
</tr>
</tbody>
</table>

(1) Reflects five additional years of credited service under our pension plans, including the SERP, which Mr. Stephens received upon completion of five years of employment with us in October 2007.
(2) As he was hired after December 31, 2006, Mr. Crowley participates in RISP as further described in our “Compensation Discussion and Analysis” on pages 39 and 40. Mr. Crowley does not participate in a qualified pension plan or the Excess Pension Plan.
The following is a discussion regarding the valuation and material assumptions used in determining the pension benefits set forth above and certain other material information regarding our pension plans.

Benefits are valued at the age of the named executive officer when he is first eligible for unreduced benefits and discounted to the named executive officer’s current age with interest and are based upon current levels of compensation. In addition, we have assumed no pre-retirement mortality, disability or termination. All other assumptions, including the discount rate of 5.00% for 2011, are consistent with those used to determine our pension obligations under the accounting standard for employers’ accounting for pensions in our 2011 Form 10-K. For a discussion of our discount rate assumption, see “Management’s Discussion and Analysis of Financial Condition and Results of Operations – Critical Accounting Estimates – Pension Costs – FAS Expense” in our 2011 Form 10-K.

An executive’s SERP benefit is assumed to be zero until he first becomes eligible for such benefit.

Qualified Pension Plans

**Salaried Pension Plan.** We sponsor the Raytheon Company Pension Plan for Salaried Employees (Salaried Pension Plan), a non-contributory pension plan that covers most of our salaried employees and executive officers, including Messrs. Swanson, Wajsgras, Stephens and Yuse. The Salaried Pension Plan is Company-funded and since 1981 has not permitted employee contributions. Benefits under the Salaried Pension Plan are a percentage of final average compensation based on the following formula and reduced by the same percentage of the employee’s estimated primary Social Security benefit:

- 1.8% for each of the first 20 years of credited service; and
- 1.2% for each year of credited service thereafter.

Final average compensation is the average of the 60 highest consecutive months of compensation in the final 120 months of employment and includes base salary and annual cash incentive awards.

The normal retirement age under the Salaried Pension Plan is age 65. Employees who are at least age 55 with at least 10 years of service can retire with reduced benefits. There is no reduction for employees who retire at age 60 or older with at least 10 years of service.

The standard form of benefit for married participants is a 50% joint and survivor annuity. The standard form of benefit for single participants is a single-life annuity. Both married and single participants can elect other actuarially equivalent optional forms of payment, including a 10-year certain and continuous benefit and joint and survivor annuities of 50%, 66-2/3%, 75% and 100%.

**Excess Pension Plan**

We also sponsor the Raytheon Excess Pension Plan, a separate, nonqualified, unfunded plan. The Raytheon Excess Pension Plan provides to participants in our qualified pension plans the benefits that would have been provided by the qualified plan but for certain U.S. Internal Revenue Code limitations on qualified pension plans. For 2011, federal law limited to $245,000 the amount of compensation that may be included under qualified pension plans. Messrs. Swanson, Wajsgras, Stephens and Yuse are covered by the Excess Pension Plan.

**Supplemental Executive Retirement Plan**

We have a supplemental executive retirement plan (SERP) that covers each of the named executive officers as well as certain other senior executives. This plan provides a pension of 35% of final average compensation after 10 years of service and age 55, increasing by 3% of final average compensation for every additional year of service up to a maximum of 50% of final average compensation. Amounts payable under this plan will be offset by amounts payable under our other pension plans, any prior employer plans, Social Security and, in the case of Mr. Crowley, the annuity value of his account in RISP (as more fully described on pages 39 and 40 in “Compensation Discussion and Analysis”).

**Years of Credited Service**

Mr. Stephens’ pension will be calculated as follows: 35% of final average earnings after 10 years of service, reaching 50% of final average earnings after 15 years of service, with all pension benefits offset by amounts payable under our other pension plans, any prior employer plans and Social Security. In June 2003, our Board of Directors granted Mr. Stephens five additional years of credited service under our pension plans, including the SERP, effective upon Mr. Stephens’ completion of five years of employment with us. Mr. Stephens received such additional years of credited service effective as of October 2007.

The years of credited service for Messrs. Swanson, Wajsgras, Stephens, Crowley and Yuse do not include an additional three years that each is eligible to receive under change-in-control agreements. More information regarding these change-in-control agreements may be found below under the heading “Potential Payments Upon Termination or Change-in-Control.”
Nonqualified Deferred Compensation

The following table provides information regarding contributions, earnings and account balances under defined contribution or other plans that provide for the deferral of compensation on a basis that is not tax-qualified for each of our named executive officers as of December 31, 2011. Our named executive officers participate in the Deferred Compensation Plan, a nonqualified plan designed to enable employees who are projected to reach the U.S. Internal Revenue Code (IRC) compensation limit to elect to defer 3-50% of their salary over the IRC compensation limit and defer 3-90% of their RBI compensation earned in the current year, but paid in the following year, on a pretax basis. We make a matching contribution of up to 4% of deferrable compensation and make RISP contributions from 2.5-9% of compensation over the IRC compensation limit for executives eligible for RISP.

<table>
<thead>
<tr>
<th>Name</th>
<th>Executive Contributions in Last Fiscal Year(^b) ($)</th>
<th>Registrant Contributions in Last Fiscal Year(^b) ($)</th>
<th>Aggregate Earnings in Last Fiscal Year(^b) ($)</th>
<th>Aggregate Withdrawals/Distributions ($)</th>
<th>Aggregate Balance at Last Fiscal Year-End(^b) ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>William H. Swanson</td>
<td>$166,521</td>
<td>$164,988</td>
<td>$89,258</td>
<td></td>
<td>$4,254,131</td>
</tr>
<tr>
<td>David C. Wajsgras</td>
<td>$232,502</td>
<td>$58,570</td>
<td>$(56,611)</td>
<td></td>
<td>$2,562,757</td>
</tr>
<tr>
<td>Jay B. Stephens</td>
<td>$473,421</td>
<td>$49,955</td>
<td>$(39,879)</td>
<td></td>
<td>$5,428,992</td>
</tr>
<tr>
<td>Daniel J. Crowley</td>
<td>$137,660</td>
<td>$51,820</td>
<td>$1,126</td>
<td></td>
<td>$190,606</td>
</tr>
<tr>
<td>Richard R. Yuse</td>
<td>$89,031</td>
<td>$34,443</td>
<td>$(15,467)</td>
<td></td>
<td>$1,363,756</td>
</tr>
</tbody>
</table>

(1) Contributions of deferred salary and RBI compensation earned in 2011 to the Deferred Compensation Plan. Deferred salary and 2011 RBI compensation are included in the amounts under the “Salary” column and the “Non-Equity Incentive Plan Compensation” column, respectively, for 2011 in the Summary Compensation Table on page 43. Deferred 2011 RBI compensation was earned in 2011 but was paid in March 2012.

(2) Raytheon matching contributions on deferred salary and RBI compensation earned in 2011 under the Deferred Compensation Plan. Matching contributions are included in the “All Other Compensation” column for 2011 in the Summary Compensation Table on page 43. Matching contributions on deferred 2011 RBI compensation were earned in 2011 but were made in March 2012 when the 2011 RBI awards were paid. Amounts for Mr. Crowley also include Raytheon RISP contributions for which he was first eligible in 2011.

(3) Earnings on deferred compensation are not included in the Summary Compensation Table for 2011 because such earnings are not based on above-market or preferential rates.

(4) Amounts shown are actual aggregate account balances as of December 31, 2011 plus (a) deferred 2011 RBI compensation (see footnote 1 above), (b) Raytheon matching contributions on such deferred 2011 RBI compensation (see footnote 2 above) and (c) Raytheon RISP contributions relating to 2011 RBI compensation. The aggregate balances also include the following executive contributions and Raytheon matching contributions reported as compensation earned in 2010 and 2009 in the Summary Compensation Table:

<table>
<thead>
<tr>
<th>Year</th>
<th>Contribution</th>
<th>Mr. Swanson</th>
<th>Mr. Wajsgras</th>
<th>Mr. Stephens</th>
<th>Mr. Crowley</th>
<th>Mr. Yuse</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>Executive</td>
<td>$157,118</td>
<td>$219,670</td>
<td>$476,305</td>
<td>$0</td>
<td>$65,220</td>
</tr>
<tr>
<td></td>
<td>Raytheon Matching</td>
<td>$155,305</td>
<td>$54,933</td>
<td>$47,647</td>
<td>0</td>
<td>$28,444</td>
</tr>
<tr>
<td>2009</td>
<td>Executive</td>
<td>$165,930</td>
<td>$400,770</td>
<td>$520,956</td>
<td>$N/A</td>
<td>$N/A</td>
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Under the Deferred Compensation Plan, participants must elect how deferred amounts are to be distributed to them when they leave or retire from Raytheon. Participants must also indicate how they wish their deferred compensation, the Raytheon matching contributions and any RISP contributions to be notionally invested among the same investment options available through the qualified RAYSIP 401(k) plan. Participants may change their investment options in their discretion, subject to any applicable trading restrictions on changes involving the Raytheon stock fund. The account balances in this plan are unfunded and represent money that the participants have previously earned and voluntarily elected to defer.
Potential Payments Upon Termination or Change-in-Control

The tables below indicate the amount of compensation payable by us to each named executive officer upon a voluntary resignation, involuntary for-cause termination, involuntary not-for-cause termination, a qualifying termination following a change-in-control, termination due to disability, termination due to death, and retirement. The amounts assume that such termination was effective as of December 31, 2011 and thus include amounts earned through such date and are only estimates of the amounts that would actually be paid to such executives upon their termination. The tables do not include certain amounts that the named executive officer is entitled to receive under certain plans or arrangements that do not discriminate in scope, terms or operation in favor of our executive officers and that are generally available to all salaried employees.

Treatment of Certain Compensation Elements

Executive Severance Policy. We have executive severance guidelines which provide certain benefits to our executives in the event that their employment with us is involuntarily terminated without cause. Under the guidelines, Mr. Swanson is entitled to receive cash payments equal to 2.99 times his current base salary plus targeted RBI cash award and continuation for three years of certain fringe benefits pursuant to health and welfare benefit and retirement plans, and each of Messrs. Wajsgras, Stephens, Crowley (until October 25, 2012) and Yuse is entitled to receive a cash payment equal to two times his current base salary plus targeted RBI cash award and continuation for two years of certain fringe benefits pursuant to health and welfare benefit and retirement plans. Within the last several years, we changed our guidelines prospectively for new executives first elected on or after January 1, 2010 to reduce these multiples to 2.0 for the CEO and 1.0 for other executive officers. After October 25, 2012, such revised guidelines will apply to Mr. Crowley, and he would receive a cash payment equal to one times his current base salary plus targeted RBI cash award and continuation for one year of certain fringe benefits pursuant to health and welfare benefit and retirement plans. We also eliminated the following perquisites previously provided to certain executives after a separation under our executive severance policy: car allowances, excess liability insurance, financial planning services and executive physicals.

Pension Benefits. Except in the circumstances discussed below, each named executive officer is only entitled to amounts accrued and vested through our pension plans upon the termination of his employment. The accrued and vested amounts are not included in the tables below because all participants in our pension plans are entitled to these amounts upon termination of employment. However, in the event of an involuntary termination without cause, each named executive officer is entitled to continuation for two or three years of fringe benefits pursuant to health and welfare benefit and retirement plans. In the event of a “qualifying termination” within 24 months after a “change-in-control” (as discussed below), each named executive officer is entitled to special supplemental retirement benefits determined as if the executive had three years additional credited service under our pension plans as of the date of termination.

Health and Welfare Benefit Continuation. Except in the circumstances discussed below, the named executive officer is not entitled to any continuation of his health and welfare benefits or executive benefits (other than pursuant to COBRA) following the termination of his employment. In the event of an involuntary termination without cause, such executive is entitled to continuation for two or three years of certain fringe benefits pursuant to health and welfare benefit and retirement plans. In the event of a qualifying termination within 24 months after a change-in-control, each named executive officer is entitled to continuation for three years of certain fringe benefits pursuant to all health and welfare benefit and retirement plans under which the executive and his family are eligible to receive benefits.

Long-Term Incentives. Except in the circumstances discussed below, upon termination of employment, the named executive officer forfeits his options and restricted stock awards, to the extent they are unvested, and is not entitled to any continuation of vesting or acceleration of vesting with respect to his options and restricted stock awards. Such executive is entitled to exercise any vested options for a limited period after termination and is entitled to continue to hold his shares of unrestricted stock after termination. The amounts representing the value of vested stock options and unrestricted stock are not included in the tables below because all employees who hold vested options and unrestricted stock under our stock plans are entitled to exercise such options and continue to hold such stock upon termination of employment. However, in the event of a change-in-control, or termination by reason of disability or death, each named executive officer is entitled to the acceleration of vesting with respect to all of his restricted stock awards (or, in the case of disability, to continued vesting of his restricted stock awards) and certain payments pursuant to his LTPP awards. In the event that Mr. Crowley is involuntarily terminated prior to October 26, 2012, 14,124 shares of his restricted stock that would otherwise vest in equal amounts on December 6, 2012 and 2013, respectively, shall accelerate and would no longer be subject to restriction. Upon a change-in-control, each named executive officer is entitled to a prorated LTPP...
payment, assuming target performance and based on service completed through the change-in-control. Upon termination by reason of death, disability or retirement, the executive is entitled to a prorated LTPP payment based on our performance for the performance cycle and service completed through the termination date. LTPP payments are generally made by us when the remaining LTPP awards are settled after the end of the performance cycle in accordance with their terms. The amounts in the tables below representing such LTPP payments assume target performance for those awards.

**Nonqualified Deferred Compensation.** Each named executive officer is entitled to amounts accrued and vested under our Excess Savings Plan and Deferred Compensation Plan upon the termination of his employment. The amounts are generally distributed to each named executive officer in accordance with his election under the applicable plan. The accrued and vested amounts under the plans, which are set forth in the table under “Nonqualified Deferred Compensation” on page 53, are not included in the tables below because all employees who participate in these plans are entitled to these amounts upon termination of their employment, and these plans are available to a substantial number of employees (including the named executive officers) who qualify under the applicable compensation requirements.

**Change-in-Control Agreements**

In order to receive benefits under a change-in-control agreement, a named executive officer must experience a “qualifying termination” within two years after a “change-in-control.” Benefits under the change-in-control agreements include: (i) a cash payment of three times the executive’s current compensation (including base salary plus targeted RBI cash award or the RBI cash award for the year prior to the change-in-control, if greater); (ii) special supplemental retirement benefits determined as if the executive had three years additional credited service under our pension plans as of the date of termination; and (iii) continuation for a period of three years of fringe benefits pursuant to all health and welfare benefit and retirement plans under which the executive and the executive’s family are eligible to receive benefits. The cash payment will be paid six months after the executive’s separation from service. Over the last several years, we amended our change-in-control agreements to eliminate (i) the following perquisites previously provided to certain executives after a change-in-control termination: car allowances, excess liability insurance, financial planning services and executive physicals, and (ii) tax gross-ups for changes-in-control that occur on or after January 1, 2012. The amounts set forth in the tables below do not reflect the elimination of the tax gross-up because such amounts assume that the terminations of employment occurred as of December 31, 2011, which is prior to the effective date of such change. In addition, new executives will not receive change-in-control agreements that provide for any tax gross-ups.

A “change-in-control” means the acquisition by a third party of 25% or more of our common stock, the replacement of the majority of the incumbent directors by individuals not approved by a majority of the incumbent Board, or the consummation of an agreement for the sale of substantially all of the assets of Raytheon, a liquidation of Raytheon, or a merger which results in a change in the ownership or control of more than 50% of the voting securities of Raytheon. A “qualifying termination” means: (i) we terminate the executive other than for cause within 24 months following a change-in-control; or (ii) the executive terminates his employment with us for “good reason.” Termination for “good reason” means that the executive has terminated employment with us because the executive’s compensation has been materially reduced or the executive’s job duties have been materially changed without the executive’s consent.

We have entered into change-in-control agreements with Messrs. Swanson, Wajsgras, Stephens, Crowley and Yuse. The terms of those agreements provide for benefits of three times base salary plus targeted RBI cash incentive award, three years’ credited service under our pension plans and continuation of fringe benefits for three years, all as more fully described above.
The tables below indicate the amounts of compensation payable by us to our named executive officers, including cash severance, benefits and long-term incentives, upon certain different types of terminations of employment.

**William H. Swanson**

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<thead>
<tr>
<th>Element</th>
<th>Voluntary Resignation</th>
<th>Involuntary Resignation</th>
<th>Involuntary For Cause</th>
<th>Involuntary Without Cause</th>
<th>Change-in-Control</th>
<th>Disability</th>
<th>Death</th>
<th>Retirement</th>
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<td><strong>Cash Severance</strong></td>
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</tr>
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<td>$ —</td>
<td>$12,411,409</td>
<td>$12,550,973</td>
<td>$ —</td>
<td>$ —</td>
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<td>Pro-rata Target RBI</td>
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<td>Continuation(2)</td>
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<tr>
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<td>Value of Accelerated LTPP (pro-rata)</td>
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**David C. Wajsgras**

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<tr>
<td><strong>Cash Severance</strong></td>
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<td>Base Salary + Target RBI</td>
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<tr>
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<td>Value of Accelerated LTPP (pro-rata)</td>
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**Jay B. Stephens**

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<th>Involuntary Without Cause</th>
<th>Change-in-Control</th>
<th>Disability</th>
<th>Death</th>
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<td><strong>Cash Severance</strong></td>
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<tr>
<td><strong>Long-Term Incentives(4)</strong></td>
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<tr>
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### Daniel J. Crowley

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</tr>
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<td>Base Salary + Target RBI</td>
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<td><strong>Benefits</strong></td>
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<tr>
<td>Pension</td>
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<tr>
<td>Health and Welfare Benefit</td>
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<tr>
<td>Continuation</td>
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<td><strong>Long-Term Incentives</strong></td>
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<td>Value of Accelerated Restricted Stock</td>
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<tr>
<td>Value of Accelerated LTPP (pro-rata)</td>
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(1) Pension benefits are calculated assuming a 5.0% discount rate as of fiscal year-end under the assumption that the executive commenced the benefit as soon as possible following separation from service.

(2) Health and Welfare Benefits calculations are based on the estimated annual Company cost of the benefits programs in which the executive was enrolled as of December 31, 2011.

(3) The calculation of the estimated 280G Tax Gross-Up, where applicable, is derived from a 280G excise tax rate of 20%, 35% federal income tax rate, a 1.45% Medicare tax rate and a 5.30% Massachusetts state tax rate for Messrs. Swanson, Wajsgras and Stephens and a 10.55% California state tax rate for Mr. Yuse. Mr. Crowley is not eligible for a 280G Tax Gross-Up. The amounts set forth in the tables do not reflect that we have eliminated the tax gross-up upon a change-in-control as of January 1, 2012, because such amounts assume that the terminations of employment occurred as of December 31, 2011, which is prior to the effective date of such change.

(4) Equity values are determined based on the closing price of our common stock on December 30, 2011 ($48.38) based on equity holdings as of December 31, 2011.

### Richard R. Yuse

<table>
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<tr>
<th>Element</th>
<th>Voluntary Resignation</th>
<th>Involuntary For Cause</th>
<th>Involuntary Without Cause</th>
<th>Change-in-Control</th>
<th>Disability</th>
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<td><strong>Cash Severance</strong></td>
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<tr>
<td><strong>Long-Term Incentives</strong></td>
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<tr>
<td>Value of Accelerated Restricted Stock</td>
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<tr>
<td>Value of Accelerated LTPP (pro-rata)</td>
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<tr>
<td><strong>Total</strong></td>
<td>$ —</td>
<td>$ —</td>
<td>$2,772,627</td>
<td>$9,011,914</td>
<td>$2,879,093</td>
<td>$2,879,093</td>
<td>$873,307</td>
</tr>
</tbody>
</table>

(1) Pension benefits are calculated assuming a 5.0% discount rate as of fiscal year-end under the assumption that the executive commenced the benefit as soon as possible following separation from service.

(2) Health and Welfare Benefits calculations are based on the estimated annual Company cost of the benefits programs in which the executive was enrolled as of December 31, 2011.

(3) The calculation of the estimated 280G Tax Gross-Up, where applicable, is derived from a 280G excise tax rate of 20%, 35% federal income tax rate, a 1.45% Medicare tax rate and a 5.30% Massachusetts state tax rate for Messrs. Swanson, Wajsgras and Stephens and a 10.55% California state tax rate for Mr. Yuse. Mr. Crowley is not eligible for a 280G Tax Gross-Up. The amounts set forth in the tables do not reflect that we have eliminated the tax gross-up upon a change-in-control as of January 1, 2012, because such amounts assume that the terminations of employment occurred as of December 31, 2011, which is prior to the effective date of such change.

(4) Equity values are determined based on the closing price of our common stock on December 30, 2011 ($48.38) based on equity holdings as of December 31, 2011.
ADVISORY VOTE ON EXECUTIVE COMPENSATION
(Item No. 2 on the proxy card)

The Board of Directors (the Board) is proposing an advisory vote on executive compensation for approval by our shareholders. The vote relates to the overall compensation program for our named executive officers as described on pages 25 to 57 in this proxy statement under the heading “Executive Compensation.” While this vote is non-binding, the Board and its Management Development and Compensation Committee (MDCC) will review the results and consider the expression of shareholder views. The Company also will continue to engage with shareholders to address any concerns relating to executive compensation or otherwise. The proposed vote states as follows:

“Resolved, that the shareholders approve the compensation of the named executive officers, described in this proxy statement under “Executive Compensation,” including the Compensation Discussion and Analysis, the compensation tables, and accompanying narrative disclosure.”

In the Executive Compensation section of this proxy statement, which includes the Compensation Discussion and Analysis, the Summary Compensation Table and other tables, we describe the compensation philosophy, policies and pay-for-performance approach of the Company, along with specific elements of our compensation program. As discussed in greater detail in that section, the Company’s compensation program, as established by the MDCC, rests on certain key principles, including:

• Pay for Performance: Tying executive compensation to Company and individual performance over both the near- and long-term (see pages 25 to 38);
• Shareholder Alignment: Aligning closely the interests of executives with those of shareholders by making stock-based incentives a central component of compensation coupled with meaningful stock ownership and retention requirements (see pages 25 to 29 and 37 to 39);
• Balanced Incentives: Providing awards with both significant upside opportunity for exceptional performance and downside risk for underperformance (see pages 25 to 38);
• Clawback Rights: Recovery or clawback of compensation in certain circumstances where restatement of financial results is required (see page 41);
• Substantial Variable Component: Assuring that a substantial component of each executive’s compensation opportunity is variable, based upon the Company’s financial performance and stock price (see pages 26 to 27);
• Short-Term Versus Long-Term: Achieving a balance in the compensation program between short-term versus long-term incentives (see pages 26 to 27);
• Use of Key Financial Metrics: Using pre-established financial measures for purposes of determining Results-Based Incentive (RBI) cash awards and Long-Term Performance Plan (LTPP) equity-based awards that drive optimum short-term and long-term performance and link compensation to performance (see pages 29 and 33 to 38);
• Consultant Independence: Assuring that the MDCC’s compensation consultant is independent by adhering to a stringent Compensation Consultant Independence Policy (see page 30);
• Market Focus: Taking into account the practices of peer companies as well as broader market survey data provided by the MDCC’s independent consultant in setting executive compensation (see page 27 and pages 31 to 33);
• Competitiveness: Establishing an executive compensation program that addresses the need to retain and attract highly-qualified executives essential to the Company’s success in a highly competitive environment (see pages 26 to 27 and 30 to 33); and
• Managing Risk: Designing the compensation program to avoid excessive risk-taking (see pages 30 to 31).

As reflected in the Executive Compensation disclosure, the Board believes that the MDCC has established a compensation program for the named executive officers soundly grounded in the above enumerated principles that is appropriate and warrants an advisory vote of approval by shareholders.

The Board unanimously recommends an advisory vote FOR this proposal. Proxies solicited by the Board will be so voted unless shareholders specify otherwise in their proxies.
AUDIT COMMITTEE REPORT

The Audit Committee is comprised entirely of independent directors who meet the independence and experience requirements of the New York Stock Exchange and the Securities and Exchange Commission. The Audit Committee focuses on, among other things, the following:

• the integrity of Raytheon’s financial statements;
• the independence, qualifications and performance of Raytheon’s independent auditors; and
• the performance of Raytheon’s internal auditors.

We meet with management periodically to consider the adequacy of Raytheon’s internal controls and the objectivity of its financial reporting. We discuss these matters with Raytheon’s independent auditors and with appropriate Raytheon management personnel and internal auditors.

As needed, we meet privately with both the independent auditors and the internal auditors, each of whom has unrestricted access to the Audit Committee. We also appoint the independent auditors and review their performance and independence from management. We also regularly review the performance of the internal audit function.

Management has primary responsibility for Raytheon’s financial statements and the overall financial reporting process, including Raytheon’s system of internal controls. Raytheon’s independent auditors are responsible for (i) performing an audit of the annual financial statements prepared by management, (ii) expressing an opinion as to whether those financial statements fairly present the financial position, results of operations and cash flows of Raytheon in conformity with accounting principles generally accepted in the United States of America and the effectiveness of Raytheon’s internal control over financial reporting, and (iii) discussing with us any issues they believe should be raised with us.

During fiscal year 2011, we reviewed Raytheon’s audited financial statements and met with both management and PricewaterhouseCoopers LLP (PwC), Raytheon’s independent auditors, to discuss those financial statements. Management has represented to us that the financial statements were prepared in accordance with generally accepted accounting principles and PwC has issued an unqualified audit report regarding such financial statements.

Periodically throughout fiscal year 2011, we reviewed with management and PwC Raytheon’s progress in the testing and evaluation of Raytheon’s internal control over financial reporting. Management has provided us with a report on the effectiveness of Raytheon’s internal control over financial reporting. We have reviewed management’s assessment and PwC’s audit of the effectiveness of Raytheon’s internal control over financial reporting included in Raytheon’s Annual Report on Form 10-K for the fiscal year ended December 31, 2011.

We discussed with PwC the matters required to be discussed by the Statement on Auditing Standards No. 61 (Communication with Audit Committees), as amended (AICPA, Professional Standards, Vol. 1. AU section 380), as adopted by the Public Company Accounting Oversight Board (PCAOB). We also discussed with management the significant accounting estimates utilized by Raytheon, the reasonableness of significant judgments and the clarity of disclosures in the financial statements.

We received the written disclosures and letter from PwC required by applicable PCAOB requirements regarding independent registered public accounting firm communications with audit committees concerning independence which report that PwC is independent under applicable standards in connection with its audit opinion for Raytheon’s 2011 financial statements. We also have discussed with PwC its independence from Raytheon.

Based on the reviews and discussions with management and PwC referred to above, we recommended to the Board that Raytheon’s audited financial statements be included in Raytheon’s Annual Report on Form 10-K for the fiscal year ended December 31, 2011.

Submitted by the Audit Committee

Ronald L. Skates, Chairman,
Stephen J. Hadley, Frederic M. Poses and Linda G. Stuntz
INDEPENDENT AUDITORS: AUDIT AND NON-AUDIT FEES

The following table sets forth the fees and expenses billed by PricewaterhouseCoopers LLP (PwC) for audit, audit-related, tax and all other services rendered for 2011 and 2010.

<table>
<thead>
<tr>
<th>Service Description</th>
<th>2011</th>
<th>2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>Audit Fees(^{(1)})</td>
<td>$11.4 million</td>
<td>$10.1 million</td>
</tr>
<tr>
<td>Audit-Related Fees(^{(2)})</td>
<td>0.3 million</td>
<td>0.5 million</td>
</tr>
<tr>
<td>Tax Fees(^{(3)})</td>
<td>0.9 million</td>
<td>0.7 million</td>
</tr>
<tr>
<td>All Other Fees</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Total</td>
<td>$12.6 million</td>
<td>$11.3 million</td>
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</tbody>
</table>

\(^{(1)}\) Represents fees and expenses for professional services provided in connection with the audit of our annual audited financial statements and review of our quarterly financial statements, advice on accounting matters directly related to the audit and audit services provided in connection with other financial statements, and other statutory or regulatory filings.

\(^{(2)}\) Represents fees and expenses for assurance and related services that are reasonably related to the performance of the audit or review of our financial statements and not reported under “Audit Fees.” For both 2011 and 2010, fees are primarily for audits of financial statements of 401(k) and other employee benefit plans and for certain agreed-upon procedures.

\(^{(3)}\) Includes approximately (i) $0.5 million and $0.4 million for non-U.S. tax compliance and advisory services and (ii) $0.4 million and $0.3 million for U.S. tax compliance and advisory services in 2011 and 2010, respectively.

The amounts shown above do not include PwC fees and expenses of approximately $1.1 million in both 2011 and 2010, paid by our pension plans for audits of financial statements of such plans and certain international tax compliance services. These services were rendered by PwC to the pension plans and were billed directly to such plans.

The Audit Committee approves in advance all audit and non-audit services to be provided by the independent auditors. Under the Audit Committee’s pre-approval policy for 2011, the Chairman of the Audit Committee has the delegated authority from the Committee to pre-approve services with fees up to $100,000. Any such pre-approvals are to be reviewed and ratified by the Audit Committee at its next meeting. The Audit Committee requires the independent auditors and management to report on actual fees charged for each category of service periodically throughout the year.

RATIFICATION OF APPOINTMENT OF PRICewaterhouseCOOPeRS LLP

(Item No. 3 on the proxy card)

The Audit Committee of the Board of Directors has reappointed PricewaterhouseCoopers LLP (PwC) as the independent registered public accounting firm to audit our financial statements for the fiscal year beginning January 1, 2012. We are asking shareholders to ratify the appointment of PwC. Representatives of PwC are expected to be present at the Annual Meeting. They will be given the opportunity to make a statement if they desire to do so, and they will be available to respond to appropriate questions.

In the event that shareholders fail to ratify the appointment of PwC, the Audit Committee may reconsider the appointment. Even if the appointment is ratified, the Audit Committee, in its discretion, may direct the appointment of a different independent registered public accounting firm at any time during the year if the Audit Committee determines that such a change would be in the best interests of the Company and its shareholders.

The Board unanimously recommends that shareholders vote FOR ratification of the appointment of PricewaterhouseCoopers LLP as the Company’s independent auditors. Proxies solicited by the Board will be so voted unless shareholders specify otherwise in their proxies.
SHAREHOLDER PROPOSALS

We have been notified that certain shareholders intend to present proposals for consideration at the 2012 Annual Meeting. We continue to make corporate governance, particularly shareholder concerns, a priority. Management remains open to engaging in dialogue with respect to shareholder concerns and to sharing our views regarding our governance generally. We encourage any shareholder wishing to meet with management to contact the Office of the Corporate Secretary.

Any shareholder who intends to present a proposal at the 2013 Annual Meeting must deliver the proposal, in the manner specified below, to the Corporate Secretary, Raytheon Company, 870 Winter Street, Waltham, Massachusetts 02451, not later than:

• December 29, 2012, if the proposal is submitted for inclusion in our proxy materials for the 2013 Annual Meeting pursuant to Rule 14a-8 under the Securities Exchange Act of 1934; or
• Between January 31, 2013 and March 2, 2013, if the proposal is submitted in accordance with our By-Laws, in which case we are not required to include the proposal in our proxy materials.

Any such proposal described above must be addressed and delivered to the Corporate Secretary at the address specified above either by U.S. mail or a delivery service, or by facsimile (FAX) transmission to FAX No. 781-522-3332.

SHAREHOLDER PROPOSAL
(Item No. 4 on the proxy card)

John Chevedden, 2215 Nelson Avenue, No. 205, Redondo Beach, CA 90278, beneficial owner of 100 shares, has proposed the adoption of the following resolution and has furnished the following statement in support of his proposal:

4 – Executives To Retain Significant Stock

RESOLVED, Shareholders urge that our executive pay committee adopt a policy requiring that senior executives retain a significant percentage of stock acquired through equity pay programs until one-year following the termination of their employment and to report to shareholders regarding this policy before our next annual shareholder meeting.

Shareholders recommend that a percentage of at least 33% of net after-tax stock be required. This policy shall apply to future grants and awards of equity pay and should address the permissibility of transactions such as hedging transactions which are not sales but reduce the risk of loss to executives. This proposal asks for a retention policy starting as soon as possible.

Requiring senior executives to hold a significant portion of stock obtained through executive pay plans after employment termination would focus our executives on our company’s long-term success. A Conference Board Task Force report on executive pay stated that at least hold-to-retirement requirements give executives “an ever-growing incentive to focus on long-term stock price performance.”

This executive pay proposal is particularly important because our management directed that extra money be spent to tilt the vote against the 2011 proposal on this very same topic.

The merit of this proposal should also be considered in the context of the opportunity for additional improvement in our company’s 2011 reported corporate governance in order to make our company more competitive.

The Corporate Library, an independent investment research firm rated our company “D” with “High Governance Risk,” and “Very High Concern” in executive pay – $21 million for our CEO William Swanson. Our CEO had accumulated $29 million in pension benefits and was potentially entitled to $32 million if there was a change in control.

The Corporate Library said annual incentive pay for senior executives can be increased by 200% based on a subjective review of an executive’s performance. Such subjective elements undermine the integrity of pay-for-performance. Also, Named Executive Officers continued to receive time-based equity pay in the form of Restricted Stock Units (RSUs). Such equity pay given as long-term incentive pay should include job performance conditions.
Performance-vesting RSUs can pay out in cash, which did nothing to tie executive performance with long-term shareholder value. Plus a portion of such pay was paid for sub-median Total Shareholder Return performance.

In response to our 57%-approval to enable 10% of shareholders to call a special meeting our management gave us a weak and verbose enablement to call a special meeting. Management upped the percentage to 25% of shareholders. Plus the management text seemed to facilitate the revocation of shareholder requests for a special meeting. And management had the discretion to cancel such a special meeting.

Please encourage our board to respond positively to this proposal to initiate improved corporate governance to make our company more competitive:

Executive To Retain Significant Stock – Yes on 4.

**The Board recommends that shareholders vote AGAINST this proposal.**

The Board believes that this proposal is unnecessary. Raytheon’s Stock Ownership and Retention Guidelines established by the Board already align the interests of senior executives with those of shareholders effectively and focus appropriately on long term performance. While the Board supports alignment of executive and shareholder interests, it believes that this proposal does not strike a reasonable balance between appropriate alignment and executive recruitment and retention. The Board believes that implementation of the proposal likely would be detrimental to the Company and its shareholders.

As described earlier in this proxy statement, the Company’s current Stock Ownership and Retention Guidelines apply to all executive officers, as well as all elected officers of the Company. The Guidelines require varying levels of ownership and retention of Company stock, depending on an executive’s position. The Company’s CEO is required to own shares of stock with a market value of at least five times his annual base salary, while other named executive officers are required to own shares with a market value of at least three times their annual base salaries. Each officer is required to meet the applicable target ownership threshold within five years of election by the Board and may not dispose of any Company stock until the required level is achieved. The requisite stock ownership level must thereafter be retained throughout the officer’s employment with the Company. The stock ownership and retention program is reviewed periodically by the Board. As of December 31, 2011, each of the Company’s named executive officers had met or exceeded his stock ownership requirements.

Company policy regarding hedging transactions complements the objectives of the Stock Retention and Ownership Guidelines. Officers are not permitted to sell short, enter into derivative contracts on, or otherwise hedge the economic risk of their ownership of Raytheon shares.

Raytheon’s Stock Retention and Ownership Guidelines represent an integral component of the Company’s overall compensation program. As described in considerable detail in this proxy statement, this program relies heavily on long-term equity incentive awards in the form of performance-vesting restricted stock units pursuant to our Long-Term Performance Plan and restricted stock awards that vest on a specified time schedule. These components work together to incentivize the achievement of the Company’s long-term strategic objectives, align financial awards with the economic interests of our shareholders and promote retention of the leadership talent that is critical to Raytheon’s success.

The proposal fails to strike a reasonable balance between incentivizing desired management behaviors and permitting executives to manage their own financial affairs, and as such, does not promote executive retention. Because equity compensation makes up a significant component of our executives’ compensation, it is often a substantial portion of their net worth. The proposal would place unwarranted constraints on executives’ legitimate needs to diversify their holdings and could in fact result in an executive’s ultimate equity reward being dramatically affected by market fluctuations or other factors unrelated to the Company’s performance or the executive’s actions during the period of the executive’s employment with the Company. This unfair and arbitrary result and the proposal’s severe restrictions on an executive’s ability to exercise equity awards would very likely hinder the ability of the Company to attract and retain executive talent. The proponents do not offer any explanation as to why the proposed retention period or amounts are appropriate or necessary to achieve alignment with shareholders’ long term interests. Nor do the proponents explain why the Company’s existing stock retention guidelines, when coupled with the Company’s other compensation programs described in this proxy, are insufficient to achieve appropriate alignment between shareholder value and executive incentives. For these and the other reasons discussed above, the Board believes that this proposal is not in the best interests of the Company or its shareholders.

**The Board unanimously recommends that shareholders vote AGAINST the adoption of this proposal. Proxies solicited by the Board will be so voted unless shareholders specify otherwise in their proxies.**
SHAREHOLDER PROPOSAL  
(Item No. 5 on the proxy card)  

The AFL-CIO, 815 Sixteenth Street, N.W., Washington, D.C. 20006, on behalf of the AFL-CIO Reserve Fund, beneficial owner of 258 shares, has proposed the adoption of the following resolution and has furnished the following statement in support of their proposal:

RESOLVED: Shareholders of Raytheon Company (the “Company”) urge the Board of Directors (the “Board”) to seek shareholder approval of any future extraordinary retirement benefits for senior executives. The Board shall implement this policy in a manner that does not violate any existing employment agreement or vested pension benefit.

For the purposes of this resolution, “extraordinary retirement benefits” means receipt of additional years of service credit not actually worked, preferential benefit formulas not provided under the Company’s tax-qualified retirement plans, accelerated vesting of retirement benefits, and retirement perquisites and fringe benefits that are not generally offered to other Company employees.

Supporting Statement

Our Company provides certain senior executives with extraordinary retirement benefits including additional years of service credit for years not actually worked and preferential benefit formulas through the Company’s Supplemental Executive Retirement Plan (“SERP”). In our view, our Company should provide performance-based compensation rather than these extraordinary retirement benefits to attract and retain senior executives.

Our Company’s SERP provides additional retirement benefits that are not provided by the Company’s tax-qualified retirement plans, or by the Company’s Excess Pension Plan that makes up for benefits that exceed Federal tax limits. Under the Company’s SERP, participating senior executives after 15 years of service and age 60 may receive annual payments equal to 50 percent of their final average compensation.

Our Company has provided additional pension enhancements to certain senior executives in addition to our Company’s SERP. For example, Senior Vice President and General Counsel Jay Stephens received five additional years of pension credit for years not actually worked. As of December 31, 2010, Mr. Stephens had accumulated SERP benefits with a present value of $4.8 million. Moreover, he and other senior executives are eligible to receive an additional three years of pension credit under the terms of their change-in-control agreements.

Providing senior executives with extraordinary retirement benefits increases the cost of the Company’s nonqualified retirement plans to shareholders. We believe that this cost should be allocated to performance-based compensation rather than extraordinary retirement benefits. Additionally, we believe these extraordinary benefits are unnecessary given the high levels of executive compensation at our Company.

To help ensure that the use of extraordinary pension benefits for senior executives is in the best interest of shareholders, we believe such benefits should be submitted for shareholder approval. Because it is not always practical to obtain prior shareholder approval, the Company would have the option of seeking approval after the material terms were agreed upon.

We urge shareholders to vote FOR this proposal.

The Board recommends that shareholders vote AGAINST this proposal.

The Board believes that the Company should retain its Supplemental Executive Retirement Plan (SERP) as it currently operates so that it is able to recruit and retain key executives effectively. The SERP is a fully-disclosed, sparingly-used mechanism that permits the Company to recruit and retain key executives in a highly competitive environment. The clear majority of our shareholders support the Company’s position on this issue; this shareholder proposal has not passed at any of the previous six annual meetings at which it has been presented by this proponent. Further evidence of shareholder support comes from the 93.3% favorable say-on-pay vote achieved by the Company at the 2011 Annual Shareholders’ Meeting.
Raytheon’s SERP is designed to set the pension benefit of a senior executive who comes to the Company mid-career at the level that the executive would have attained under the Company’s pension plans if the executive had started his or her career with the Company. This tool can be of critical importance in successfully recruiting highly qualified senior executives who are asked to leave behind valuable retirement benefits at their former employers. A uniformly applied SERP is a better solution for senior executives such as these than individually negotiated compensation arrangements designed to preserve pension value that transferring executives might otherwise forfeit. In essence, the SERP facilitates pension portability and equity among compensation levels of senior executives.

The operation of offsets in determining an executive’s SERP benefit ensures it is applied equitably, providing an appropriate, but not excessive benefit. Under plan provisions, the SERP benefit is offset by amounts payable under the Company’s pension plans, any prior employer pension plan and Social Security. Furthermore, the total benefit to an executive pursuant to the SERP is capped. In this way, the SERP is structured specifically to address the circumstances of a senior executive who comes to the Company mid-career. By contrast, a senior executive who has been with the Company from an early stage in his or her career, such as the Company’s current Chairman and CEO, will derive no benefit from the SERP upon retirement. By omitting any reference to these offset provisions, the supporting statement misrepresents how the SERP works, and greatly exaggerates both its value to eligible employees and its cost to the Company.

Raytheon’s SERP provides a valuable recruiting tool and puts senior executives on parity with each other for retirement benefits at a relatively modest additional cost to the Company. The Company’s aggregate liability under the SERP is less than 1% of the Company’s total pension liability for all non-SERP participants.

Raytheon’s SERP is administered with appropriate governance controls and transparency. Under our existing practices, all executive compensation plans for senior executives, including the SERP and all other retirement benefits and agreements, are reviewed and approved by the fully independent Management Development and Compensation Committee of the Board. The investing public is further served by the Company’s full disclosure of its executive compensation plans and practices. The Company’s SERP has been filed as an exhibit to our Annual Report on Form 10-K and is publicly available on the Company’s website as well as the website of the Securities and Exchange Commission. There is a summary of the SERP and any other retirement benefits for our five most highly compensated executive officers on pages 40, 51 and 52 of this proxy statement.

In summary, the Board believes that the SERP promotes shareholders’ interests by providing an equitable mechanism for the Company to recruit and retain key executives in a highly competitive environment. The Company’s SERP is administered in a uniform and cost effective way by requiring offsets for any other pension payments and Social Security benefits payments to the executive. It is subject to rigorous Board oversight and is transparent to all constituents. Adoption of the proposal would put the Company at a competitive disadvantage in attracting qualified executives who may well decline to be subject to the uncertainty created by the shareholder approval requirement. Adoption of the proposal would also require the Company either to incur significant time and expense to convene a special shareholders’ meeting for the sole purpose of voting on this type of arrangement or delay finalizing a prospective executive’s compensation package until after its approval at the annual meeting. For these and the other reasons discussed above, the Board believes that this proposal is not in the best interests of the Company or its shareholders.

The Board unanimously recommends that shareholders vote AGAINST the adoption of this proposal. Proxies solicited by the Board will be so voted unless shareholders otherwise specify in their proxies.

SHAREHOLDER PROPOSAL
(Item No. 6 on the proxy card)

Ray T. Chevedden on behalf of the Ray T. Chevedden and Veronica G. Chevedden Residual Trust 051401, 5965 S. Citrus Ave., Los Angeles, California 90043, owner of 127 shares, has proposed the adoption of the following resolution and has furnished the following statement in support of his proposal:

6 – Shareholder Action by Written Consent

RESOLVED, Shareholders request that our board of directors undertake such steps as may be necessary to permit written consent by shareholders entitled to cast the minimum number of votes that would be necessary to authorize the action at a meeting at which all shareholders entitled to vote thereon were present and voting (to the fullest extent permitted by law). This includes written consent regarding issues that our board is not in favor of.
Adoption of this proposal can probably best be accomplished in a simple and straight-forward manner with clear and concise text of less than 100 words.

This proposal topic won majority shareholder support at 13 major companies in 2010. This included 67%-support at both Allstate and Sprint. Hundreds of major companies enable shareholder action by written consent.

This proposal topic is particularly important because it received 48%-support after our management directed that extra money be spent to tilt the vote against the 2011 proposal on this very same topic.

On a related proposal topic, our management gave us a weak and verbose enablement to call a special shareholder meeting in response to our 57%-approval to enable 10% of shareholders to call a special shareholder meeting. Management upped the percentage to 25% of shareholders. Plus the management text seemed to facilitate the revocation of shareholder requests for a special meeting. And management also had the discretion to cancel such a special meeting.

Please encourage our board to respond positively to this proposal to initiate improved corporate governance to make our company more competitive:

Shareholder Action by Written Consent – Yes on 6.

The Board recommends that shareholders vote AGAINST this proposal.

Raytheon’s management and the Board believe in strong corporate governance and in providing shareholders with meaningful access to the Company. The Company has adopted sound governance structures designed to ensure that it remains fully transparent and accountable to shareholders. Meaningful shareholder access is achieved in a number of ways. First, shareholders can vote on important matters during the Company’s annual meetings. Second, in the event that important matters arise between annual meetings, the Company’s charter and by-laws allow the Chairman and the Board to call special meetings of shareholders to address such matters. Third, a shareholder or shareholders of 25% of the Company’s outstanding stock have the right to call a special meeting. Fourth, access is facilitated through annual election for all directors and majority voting in uncontested elections. Finally, outside the context of formal action, the Company welcomes dialogue with shareholders on governance matters and has several mechanisms in place to facilitate it. Methods for communicating with the Board are described under the Proxy Statement’s section entitled “Communications with the Board”.

These governance provisions help ensure meaningful and consistent access for all shareholders on an equal, transparent basis. They also provide assurance that significant corporate actions are taken when there is a clear shareholder consensus that such action is prudent or when the Board, which has fiduciary responsibilities to all shareholders equally, has determined that the action is in the best interests of the Company and its shareholders. These provisions also are designed to ensure that the Company governs its affairs in an efficient, cost-effective and transparent manner consistent with legal and regulatory requirements.

The Company has carefully considered this proposal in light of shareholder interest. However, like the shareholders who cast the majority of votes against this proposal at the Company’s 2011 Annual Meeting, the Board believes that the governance mechanisms discussed above are superior to this proposal in terms of giving shareholders meaningful access to the Company. The current proposal provides an inferior mechanism for shareholder access on a number of levels and can be harmful to shareholder interests. Written consent procedures do not necessarily provide all shareholders with the same information and voting rights, thus potentially disenfranchising some shareholders. The proposed action by written consent could result in the bypassing of governance procedures currently in place that serve to protect all shareholders and that discourage short-term stock ownership manipulation. In comparison to annual and special meeting procedures that are highly regulated by SEC proxy rules to protect all investors and provide all investors with comparable information, written consent procedures are not as fully regulated in all contexts and have more potential to lead to abusive or disruptive shareholder action for the benefit of special interest groups to the detriment of other shareholders and effective management of a company. The ability of shareholders owning a narrow majority of shares to approve a sale of the company or remove and replace directors through the written consent procedure, as examples, could result in shareholders receiving less value than that to which they might otherwise be entitled in an orderly and fully transparent process.

Moreover, it is impossible to determine how this proposal reasonably could be implemented by the Company, given its requirement that shareholders be allowed to vote on matters by written consent “that our board is not in favor of.” This
requirement could contravene Delaware law that requires Board approval before certain matters (such as charter amendments and proposed mergers) are presented to shareholders for a vote. Taken literally, the proposal could cause the Company to violate state law by requiring such matters to be presented for shareholder action in instances where the Board does not approve. This wording is so vague and confusing that it is not possible for shareholders to discern its meaning, nor possible for the Company to implement it in any reasonable fashion.

Raytheon’s management and Board regularly review and evaluate ways to improve Raytheon’s corporate governance, as is illustrated by the Board’s prior implementation of the Company’s special meeting provision, provisions providing for annual election of directors, majority voting in uncontested elections and elimination of the Company’s shareholder rights plan. The Board and management believe that the Company’s governance procedures provide multiple meaningful opportunities for shareholders to participate in the Company’s governance, while maintaining procedural protections important for shareholder democracy without the potential detrimental effects of this proposal discussed above. For these reasons the Board believes that adopting the shareholder’s proposal on action by majority written consent is not in the best interests of the Company or its shareholders.

The Board unanimously recommends that shareholders vote AGAINST the adoption of this proposal. Proxies solicited by the Board will be so voted unless shareholders specify otherwise in their proxies.

OTHER MATTERS

Whether or not you plan to attend the meeting, please vote over the Internet or by telephone or complete, sign and return the proxy card or voting instruction form sent to you in the envelope provided. No postage is required for mailing in the United States.

Our 2011 Annual Report, which is not a part of this proxy statement and is not proxy soliciting material, is enclosed.

By Order of the Board of Directors,

[Signature]

Jay B. Stephens
Secretary

Waltham, Massachusetts
April 27, 2012