ITW Modern Slavery and Human Trafficking Statement

This Statement relates to our fiscal year ended December 31, 2018. It describes the activities of Illinois Tool Works Inc. and its consolidated subsidiaries (the “Company,” “ITW,” “we,” “its,” “us” and “our”) to eliminate slavery and human trafficking from its business and supply chains.

Overview

ITW recognizes that our impact extends far beyond our own walls. To maximize our positive impact on our shared world, we are committed to fostering responsibility across our value chain, through the impact of our products, as well as via our global supplier network.

The Company is a global manufacturer of a diversified range of industrial products and equipment with 87 divisions in 55 countries. The ITW Culture is one of the key drivers of our enterprise strategy and encompasses our Core Values of Integrity, Respect, Trust, Shared Risk and Simplicity. Our Core Values, communicated throughout the Company, call for the highest ethical standards in all interactions with all stakeholders.

We have prepared this Statement on a combined basis to comply with both the California Transparency in Supply Chains Act and the UK Modern Slavery Act and for our entire company, because our Core Values, Statement of Principles of Conduct, Supplier Code of Conduct, Supplier Expectations and Conflict Minerals Policy Statement, together provide the over-arching compliance framework relating to slavery and human trafficking across our entire enterprise. However, not all of the entities that are part of the Company are subject to the California Transparency in Supply Chains Act or the UK Modern Slavery Act.

We believe that the risks of slavery and human trafficking in our own businesses are remote given the nature of our businesses and workforce coupled with our internal policies and procedures. Where we have identified risks inherent in suppliers, as further discussed below, we have established procedures to mitigate the risks of slavery and human trafficking in our supply chains for products from those suppliers.

Where practicable, we seek to maintain long-term relationships with local suppliers, to help us source more responsibly and reduce the risk of sourcing from an unethical supplier.

Codes of Conduct

The ITW Statement of Principles of Conduct mandates compliance with human rights requirements around the globe, including environmental, health and safety laws that protect the well-being of employees, and laws against slavery, human trafficking and child labor. The ITW Statement of Principles of Conduct applies to all of our employees and internal business operations.

In addition, ITW has a Supplier Code of Conduct that holds our suppliers accountable to the same standards of conduct set forth in our Statement of Principles of Conduct; it specifically prohibits our suppliers from employing workers that are younger than minimum age or from...
knowingly sourcing from suppliers associated with human trafficking. The Supplier Code of
Conduct also requires our suppliers to take reasonable efforts to ensure that their suppliers
comply with our policies. We expect our suppliers to be in compliance with the Supplier Code of
Conduct, and we do not knowingly do business with suppliers who violate laws for the protection
of human rights or human health and safety.

We also have published Supplier Expectations. Among other things, our Supplier
Expectations indicate that we expect suppliers to comply with all applicable laws and
regulations around the globe, including those pertaining to human rights and laws against
slavery, human trafficking and child labor.

Steps to Mitigate Slavery and Human Trafficking Risk

We engage in the activities discussed below to mitigate the risk of slavery and human trafficking
in our supply chains.

Consistent with our decentralized operating structure, our individual businesses are responsible
for verifying, evaluating and addressing risks of slavery and human trafficking in their supply
chains, based on their particular business and risk profile. In recognition of the different risk
profiles of our businesses, we have elected not to take a prescriptive approach to this area of
compliance as we believe that enabling individual businesses to take a thoughtful, tailored
approach to addressing slavery and human trafficking risk is more effective than a prescriptive
approach, and our business units are expected to operate in accordance with our Core Values,
the ITW Statement of Principles of Conduct, the Supplier Code of Conduct, our Supplier
Expectations and other ITW policies and expectations. Also, as described below under “Internal
Accountability and Training,” during 2018 we required an expanded group of employees in
addition to our global sourcing personnel to undergo enhanced modern slavery training intended
to mitigate risk of slavery in our supply chain and plan to do the same periodically going forward.

Supplier and Risk Assessments; Supply Chain Verification. Our businesses evaluate
prospective suppliers during supplier selection and periodically thereafter based on their
business and risk profile and role in our supply chain. The evaluation may include steps to
assess risks of slavery and human trafficking. The steps taken to assess slavery and human
trafficking risk typically include a request that suppliers complete a supplier questionnaire
detailing supplier capabilities and requesting other information relative to overall management of
the supplier company.

ITW also conducts supplier outreach in connection with our conflict minerals country of origin
inquiries, conducts internal research relating to slavery and human trafficking risk using U.S.
Government and NGO resources, and participates in industry groups and engagement with
other stakeholders. As part of our supplier risk assessment process, we also use a proprietary
supply chain risk checklist for suppliers that guides us in identifying those suppliers with the
highest risks of slavery and human trafficking. In addition, as discussed below, we require
certifications from the highest risk suppliers.

Audits. Prior to placing business with a supplier, an onsite supplier visit may be made by ITW
personnel for purposes of confirming supplier overall capabilities and assessing overall supplier
risk. Additionally, after business has commenced with a supplier, onsite supplier visits may be
performed periodically by ITW personnel. Although the specific purpose of onsite visits is not
typically to assess slavery and human trafficking risk, compliance with Company standards for
slavery and human trafficking in supply chains would be covered within overall supplier assessment, and we believe that onsite supplier visits by ITW personnel discourage abusive working conditions.

**Contract Terms.** Certain of our standard Terms and Conditions of Purchase provide that direct suppliers must comply with all applicable laws against slavery, human trafficking and child labor. Terms and Conditions of Purchase also require direct suppliers to comply with our Supplier Code of Conduct.

**Supplier Certifications.** We evaluate our purchased products against the U.S. Department of Labor’s List of Goods Produced by Child Labor or Forced Labor for likely countries and industries prone to modern slavery to help identify any high-risk suppliers ITW may utilize. Based on this evaluation, we provide education on our Supplier Code of Conduct explicitly with identified possible high-risk suppliers and ask them to sign a declaration that they are aware of and comply with our Supplier Code of Conduct, including its provisions regarding slavery and human trafficking. We have obtained certification of compliance from 100 percent of these identified possible high-risk suppliers.

We intend to require annual re-certifications from any identified high-risk suppliers. In addition, we require substantial suppliers who sell us product that contains so-called “conflict minerals” to certify as to mineral origin to determine whether such minerals may be supporting conflict in central Africa. These certifications are in part intended to help identify and mitigate the risk of slavery, human trafficking, child labor and other violations of human rights.

**Grievance Mechanism.** The Company maintains a confidential whistleblower help line by which all employees, suppliers and other third parties may report compliance failures by employees, suppliers or contractors, including with respect to slavery and human trafficking. The contact information for our helpline is [http://www.itwhelpline.ethicspoint.com](http://www.itwhelpline.ethicspoint.com).

**Internal Accountability and Training**

**Compliance Team.** At the corporate level, we have a Responsible Sourcing Committee that meets regularly on human rights and other topics related to responsible sourcing. Employees at our decentralized business units also are involved in compliance efforts and are responsible to ensure they are sourcing appropriately, including consideration of the risks related to human trafficking in the supply chain.

**Training and Knowledge Management.** Our sourcing personnel are trained in overall supplier expectations, including the requirement to act ethically and according to our Supplier Code of Conduct. In addition, we have enhanced and expanded training on modern slavery and human trafficking and now require substantially all global sourcing employees, all global employees who work with suppliers and customers on conflict minerals requests, and our Responsible Sourcing Committee to undergo specific modern slavery training intended to generate awareness and examples of best practices, particularly with respect to mitigating risks within our product supply chains, and to enable our sourcing professionals to better recognize the signs of slavery and human trafficking and act to remove any suppliers found to be engaging in these activities. We also host an internal website that contains this training and additional materials on this topic.

**Employee Certifications.** Employees are periodically required to certify to their compliance with the ITW Statement of Principles of Conduct. In addition, our Modern Slavery training,
mentioned above, will require the employee groups described above to undergo periodic certification of compliance.

For more information on our approach to corporate social responsibility, see our Corporate Social Responsibility Report, which is available at http://www.itw.com/social-responsibility/.

Solely for purposes of compliance with the UK Modern Slavery Act, this Statement has been approved by the ITW Limited Board of Directors and signed by a director of that entity.

Giles Hudson,
Director
19 March 2019