ILLINOIS TOOL WORKS INC Form 8-K May 11, 2017

UNITED STATES SECURITIES AND EXCHANGE COMM Washington, D.C. 20549	IISSION	
FORM 8-K		
CURRENT REPORT		
Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934		
Date of Report (Date of Earliest Event Rep	oorted): May 5, 2017	
ILLINOIS TOOL WORKS INC. (Exact name of registrant as specified in its	s charter)	
Delaware (State or other jurisdiction of incorporation	1-4797 (Commission File No	36-1258310 .) (I.R.S. Employer Identification No.)
155 Harlem Avenue, Glenview, IL (Address of principal executive offices)		60025 (Zip Code)
Registrant's telephone number, including an	rea code: 847-724-7500	
Not Applicable (Former name or former address, if change	d since last report.)	
		th company as defined in Rule 405 of the Securities ies Exchange Act of 1934 (§240.12b-2 of this
Emerging growth company []		
	-	strant has elected not to use the extended transition standards provided pursuant to Section 13(a) of the
Check the appropriate box below if the For the registrant under any of the following pr		to simultaneously satisfy the filing obligation of
[] Written communications pursuant to Rule [] Soliciting material pursuant to Rule 14a-[] Pre-commencement communications pursuant	-12 under the Exchange	

[] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.07. Submission of Matters to a Vote of Security Holders

The annual meeting of the stockholders of the Company was held on May 5, 2017 for the purposes of (i) electing the eleven directors named in the Company's proxy statement to hold office until the next annual meeting of stockholders; (ii) ratifying the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the 2017 fiscal year; (iii) approving, on an advisory basis, a resolution approving executive compensation of the named executive officers as disclosed in the proxy statement; (iv) approving the frequency of the advisory vote on executive compensation; and (v) considering a stockholder proposal to permit stockholders to act by written consent.

All eleven nominees for director as named in the Company's proxy statement for the meeting were elected by the votes set forth in the table below.

FOR AGAINST ABSTENTIONS Broker Non-	· v Olc
Election of Directors	
Daniel J. Brutto 273,504,7831,705,461 345,711 33,452,924	
Susan Crown 272,573,5092,746,782 235,664 33,452,924	
James W. Griffith 273,416,6791,800,719 338,557 33,452,924	
Jay L. Henderson 273,163,5002,027,421 365,034 33,452,924	
Richard H. Lenny 271,655,1423,393,418 507,395 33,452,924	
E. Scott Santi 266,838,4207,075,942 1,641,593 33,452,924	
James A. Skinner 270,143,7935,080,696 331,466 33,452,924	
David B. Smith, Jr. 273,956,9971,318,811 280,147 33,452,924	
Pamela B. Strobel 273,734,3041,576,144 245,507 33,452,924	
Kevin M. Warren 273,263,6391,942,908 349,408 33,452,924	
Anré D. Williams 273,271,0231,935,602 349,330 33,452,924	

The appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the 2017 fiscal year was ratified by the vote set forth in the table below.

	FOR	AGAINST ABSTENTIC	ONS Broker Non-Vote
Ratification of independent registered public accounting firm	305,663,842	23,031,644 313,393	N/A

A Company proposal requesting that stockholders approve a non-binding resolution approving the compensation of the Company's named executive officers as disclosed pursuant to the compensation disclosure rules of the Securities and Exchange Commission under "Compensation Discussion & Analysis," the Summary Compensation Table, the related compensation tables and the related narrative disclosures, in the March 24, 2017 proxy statement, passed with the following vote.

	FOR	AGAINST	CABSTENTION	NS Broker Non-Vote
Advisory vote to approve executive compensation	267,016,489	7,570,761	968,705	33,452,924

A Company proposal requesting that stockholders approve a one-, two- or three-year frequency for the advisory vote on executive compensation resulted in approval of a one-year frequency by the vote set forth in the table below. The Company's Board of Directors, who recommended a one-year frequency, has determined that the Company will continue to hold its advisory executive compensation vote every year.

ONE YEAR TWO YEARSTHREE YEARS ABSTENTIONS 255,246,023 1,046,575 18,685,838 577,519

Frequency of Advisory Vote on Executive Compensation

The shareholder proposal to permit stockholders to act by written consent was defeated by the vote set forth in the table below.

FOR AGAINST ABSTENTIONS Broker Non-Vote Permit Stockholders to Act by Written Consent 93,331,185179,249,2242,975,546 33,452,924

SIGNATURES

Pursuant to the requirements of the Securities and Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

ILLINOIS TOOL WORKS INC.

Dated: May 11, 2017 By: /s/ Randall J. Scheuneman Randall J. Scheuneman Vice President and Chief Accounting Officer