ř

Legal Forms

	соок	_ } ss.		875769
The claimant	LONG	SUPPLY COMPANY		of CITY OF
				, State of Illinois, hereby file
notice and claim for li-				
notice and claim for in	OII MBM1131			
			.*	
contractor of	CITY OF C	HICAGO	County of C	OOK
contractor, or	<u> </u>	,	County of	
State of Illinois, and	PARIS	S FOUNTIS		(hereinafter re
ferred to as "owner"), of CITY	OF CHICAGO	, County of _	C00K
State ofILLIN	iois	, and state		
				he following described land in
				ns.
				HEAST
				tion 11,
		RTH, Range 12, E		
Princ	ipai Meric	ilan in Cook Cour	ity illinois.	
		<u> </u>		
		ber(i): <u>Vol. 15</u>		
Address(es) of premi	ses: <u>9948</u> 5	South Wordlane Ro	oad, Palos Hills	. Illinois 60465
and PAUL DOZIER				
was owner's contract	-			
			ine 23 19	87_, said contractor made
subcontract with the	claimant to!	FURNISH PLUM	BING MATERIALS	87, said contractor made
aubconnact with the t	viaimant to _),	
			96	· · · · · · · · · · · · · · · · · · ·
	· · · · · · · · · · · · · · · · · · ·			
0				July 1 19 87
for and in said impro				
the claimant complete	d thereunder	* All required	oy said contra	ct to be done up to
	ontract wa	is "left open" fo	or rurther deliv	eries to be requested
that date, but c				
on future dates.				<u> </u>
				7
on future dates.				76
on future dates.			ntractor the claimant	furnishe fex re-and additiona
on future dates. That at the spe	cial-instance-	and request-of-said-co		furnishe Fex ru and additiona
That at the spe	cial-instance=	and request of said co al kibor on said promit	ses-of-the-value of \$=	
That at the spe	cial-instance: and additions	and=squest-of-said-co al-kibor-on-said-promit	ses-of-the-value of \$≘ 	
That at the spe	eial-instance: and additions on er, or the ag	and request of said co al labor on said promis gent, architect or sup	ses of the value of \$= crintendent of owner	
That at the spe materials at and extra and completed same of That said own diligence, be found in	eial-instance- and additiona er, or the ag said County,	and request of said co al labor on said promis gent, architect or sup	ses-of-the value of \$= 	(a) cannot, upon reasonable
That at the spe materials at and extra and completed same of That said own diligence, be found in	eial-instance- and additiona er, or the ag said County,	and request of said co al labor on said promit gent, architect or sup , or (b) do not resided	ses-of-the value of \$= 	(a) cannot, upon reasonable
That at the spe materials at and extra and completed same of That said own diligence, be found in	eial-instance- and additiona er, or the ag said County,	and request of said co al labor on said promit gent, architect or sup , or (b) do not resided	ses-of-the value of \$= 	(a) cannot, upon reasonable
That at the spe materials at and extra and completed same of That said own diligence, be found in	eial-instance- and additiona er, or the ag said County,	and request of said co al labor on said promit gent, architect or sup , or (b) do not resided	ses-of-the value of \$= 	(a) cannot, upon reasonable
That at the spe materials at and extra and completed same. That said own diligence, be found in That said contr	eial-instances and additiona er, or the ag said County, actor is entitle	and request of said co al labor on said promit gent, architect or sup , or (b) de not reside ded to credits on accou	erintendent of owner the said County of as follows:	(a) cannot, upon reasonable
That at the spe materials at and extra and completed same. That said own diligence, be found in That said control leaving due, unpaid an	eial-instance- and additions er, or the ag said County, actor is entitle	and request of said co al labor on said promit gent, architect or sup , or (b) de not reside de led to credits on accou	erintendent of owner in said County-1 ent thereof as follows:	(a) cannot, upon reasonable NOTHING m ofEIGHT_HUNDRED
That at the spe materials at and extra and completed same. That said own diligence, be found in That said contro leaving due, unpaid an THIRTEEN DOLLARS	eial-instance; and additions er, or the ag said County, actor is entitle ad owing to th AND 10/10	and request of said co al labor on said promit gent, architect or sup, or (b) do not resided ed to credits on account	crintendent of owner in said Geunty and thereof as follows: ving all credits, the su	(a) cannot, upon reasonable NOTHING m of EIGHT HUNDRED pollars, for which, with interest,
That at the spe materials at and extra and completed same. That said own diligence, be found in That said contra leaving due, unpaid an THIRTEEN DOLLARS the claimant claims a li	eial-instance and additions er, or the ag said County, actor is entitled and owing to the AND 10/10 en on said lan	and request of said co- al labor on said promis gent, architect or sup, or (b) do not reside i ed to credits on account	erintendent of owner in said County. Int thereof as follows: ving all credits, the su * * * * * * * D and on the moneys o	(a) cannot, upon reasonable NOTHING m ofEIGHT HUNDRED collars, for which, with interest, or other considerations due or
That at the spe materials at and extra and completed same. That said own diligence, be found in That said contr leaving due, unpaid an THIRTEEN DOLLARS the claimant claims a litto become due from th	eial-instance and additions on the age said County, actor is entitled ad owing to the AND 10/10 en on said lance owner under	and request of said co- al labor on said promis gent, architect or sup, or (b) do not reside i ed to credits on account	crintendent of owner in said Geunty- ving all credits, the su * * * * * * * * D and on the moneys of tail contractor and	m ofEIGHT_HUNDRED_ collars, for which, with interest, rother considerations due or owner.
That at the spe materials at and extra and completed same. That said own diligence, be found in That said contra leaving due, unpaid an THIRTEEN DOLLARS the claimant claims a li	eial-instance and additions on the age said County, actor is entitled ad owing to the AND 10/10 en on said lance owner under	and request of said co al labor on said promis gent, architect or sup, or (b) do not resided ed to credits on account ne claimant, after allow 00 (\$813.10) * *	erintendent of owner in said County- ent thereof as follows: ving all credits, the su * * * * * * * and on the moneys o t said contractor and LONG SU	m of EIGHT HUNDRED other considerations due or owner.
That at the spe materials at and extra and completed same. That said own diligence, be found in That said control leaving due, unpaid an THIRTEEN DOLLARS the claimant claims a little become due from th PREPARED BY: JAMES G. ALE	eial-instance- and additional er, or the ag said County, actor is entitle ad owing to th AND 10/10 en on said lan se owner unde	and request of said co al labor on said promis gent, architect or sup, or (b) do not resided ed to credits on account ne claimant, after allow 00 (\$813.10) * *	crintendent of owner in said Geunty- ving all credits, the su * * * * * * * * D and on the moneys of tail contractor and	m of EIGHT HUNDRED other considerations due or owner.
That at the spe materials at and extra and completed same. That said own diligence, be found in That said contra leaving due, unpaid an THIRTEEN DOLLARS the claimant claims a li to become due from th PREPARED BY TAMES C. ALE ATTORNEY ST.	eial-instance- and additional er, or the ag said County, actor is entitle ad owing to th AND 10/10 en on said lan ee owner unde	and request of said con all labor on said promit gent, architect or supply of the condition of the condition of the claimant, after allowing the claimant, after allowing the contract agains of the contract agains	erintendent of owner in said County ant thereof as follows: ving all credits, the su * * * * * * * and on the moneys o t said contractor and LONG SU me of sole ownership, firm o	m of EIGHT HUNDRED other considerations due or owner. PPLY COMPANY
That at the spe materials at and extra and completed same of That said own diligence, be found in That said contra leaving due, unpaid an THIRTEEN DOLLARS the claimant claims a little become due from the PREPARED By TAMES G. ALE ATTORNEY AT LEA ON MOURGE SHOW HOURGE SHOW HOURGE HISTORIAN THE SEMENTAL STATE STATE STATE SEMENT STATE ST	eial-instance- and additions on, or the ag said County, actor is entitle ad owing to th AND 10/10 en on said lan e owner unde	and request of said co- al labor on said promis gent, architect or sup, or (b) de not reside i led to credits on accounts are claimant, after allow 10 (\$813.10) * * and and improve ments are said contract agains	erintendent of owner in said County ant thereof as follows: ving all credits, the su * * * * * * * and on the moneys o t said contractor and LONG SU me of sole ownership, firm o	m of EIGHT HUNDRED other considerations due or owner. PPLY COMPANY
That at the spe materials at and extra and completed same. That said own diligence, be found in That said contra leaving due, unpaid an THIRTEEN DOLLARS the claimant claims a li to become due from th PREPARED BY TAMES C. ALE ATTORNEY ST.	eial-instance- and additions er, or the ag said County, actor is entitle ad owing to th AND 10/10 en on said lan e owner unde	and request of said co- al labor on said promis gent, architect or sup, or (b) de not reside i led to credits on accounts are claimant, after allow 10 (\$813.10) * * and and improve ments are said contract agains	erintendent of owner in said County- ent thereof as follows: ving all credits, the su * * * * * * * and on the moneys o t said contractor and LONG SU	m of EIGHT HUNDRED other considerations due or owner. PPLY COMPANY

*E0909, 717 UNOFFICIAL COPY TO DUEST HON ROE ST. MIJORNEY AT LAW. JAMES G. ALEX. Opens Ox Coot Couns Clen T#2222 TRAN 0076 10/26/87 #8738 # 18 . *-COOK COUNTY RECORDER Subscribed and sworn to before me, this that all the statements therein contained are true. the claimant; that he has read the foregoing notice and claim for lien and knows the contents thereof; and

eriste are

, being first duly sworn,

·ss {

CHAIRMAN OF LONG SUPPLY COMPANY

State of Illinois

on oath deposes and says that he is

The affant, JACK A. LONG

COOK