COLINERY OF COOK SS.	
COUNTY OF COOK SS.	
Plumbing by TOTITE INC	•
	, of, State of Illinois, hereby files
notice and claim for lien against Chicago Design	
notice and claim for item against	•
the City of Chicago	Cool.
contractor, of the City of Chicago, C	
LaSalle National Bank as State of Illinois, and <u>Nos. 107822 and 103828</u>	s Trustee under Trust (hereinafter re-
ferred to as "owner"), of Westchester	. County of Cook
State of	s:
That ca. August 14 19 86	the owner owned the following described land in
he County of, State of real e tate beginning a 1/2 of the E 1/2 of the NE 1/4 of Section	e of Illinois, to-wit:
o-wit that parcel of real e tate beginning a	at a point at the NE corner of the
1/2 of the E $1/2$ of the NE $1/4$ of Section	n 30, Township 39 North, Range 12 East
of the Third Principal Meridian thence Sout thence West 612.30 fact to a point, thence	th 249.18 feet to the Point of Beginni
est 828 feet, to a print, thence South 744	.18 feet to a point, thence East
440.90 feet to a point, thence North 495 f	eet to the Point of Beginning, all in
ook County, IIIInois	A Section of the sect
Permanent Real Estate Index Number(s): 15-30-200-0	132 //
Address(cs) of premises: 2 Westbrock Corporate Chicago Design Associates	Center, Westchester, Illinois
Address(es) of premises: Chicago Design Associates	
DII:	
was owner's contractor for the improvemen thereof.	9.6
That onRugust 14	, 19_00, said contractor made a
was owner's contractor for the improvemen thereof.  That on August 14  subcontract with the claimant to connect a 1 cm and gas piping par drawings	mer supplied plumbing equipment
ind gas papang par dedwangs	
. 0	<u></u>
	<del>Y/)</del>
or and in said improvement, and that onJa he claimant completed thereunder <sup>2</sup> all _required b	inua <i>c</i> 17 , 19 87 ,
he claimant completed thereunder all required b	y sain contract to be done to the
alue of \$36,850.00	
	<u> </u>
	<u> </u>
That at the special instance and request of said con	tractor the claimant furnished extra and additional
naterials at and extra and additional labor on said premise	es of the value of \$ 7,200.50
nd completed same onJanuary 17	
That said owner, or the agent, architect or super	rintendent of owner (a) cannot, apon reasonable
That said owner, or the agent, architect or super iligence, be found in said County, or (b) do not reside in	r-said County.4
That said owner, or the agent, architect or superiligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account	r-said County.4
That said owner, or the agent, architect or superiligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account	r-said County.4
That said owner, or the agent, architect or superiligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account	r-said County.4
That said owner, or the agent, architect or superiligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account	nt thereof as follows: Twenty eight
That said owner, or the agent, architect or super iligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account housand Dollars (\$28,000.00)	thereof as follows: Twenty eight  Sixteen Thousand
That said owner, or the agent, architect or super liligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account housand Dollars (\$28,000.00)	thereof as follows: Twenty eight  Sixteen Thousand
That said owner, or the agent, architect or superiligence, be found in said County, or (b) do not reside in  That said contractor is entitled to credits on account housand Dollars (\$28,000.00)  eaving due, unpaid and owing to the claimant, after allowing the claimant claims a lien on said land and improvements and countries.	ns thereof as follows: Twenty eight  In thereof as follows: Twenty eight  In thereof as follows: Twenty eight  In all credits, the sum of Sixteen Thousand  In Dollars, for which, with interest, and on the moneys or other considerations due or
That said owner, or the agent, architect or superiligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account housand Dollars (\$28,000.00)  eaving due, unpaid and owing to the claimant, after allowing the claimant claims a lien on said land and improvements are become due from the owner under said contract against	ng all credits, the sum of
That said owner, or the agent, architect or super liligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account housand Dollars (\$28,000.00)  eaving due, unpaid and owing to the claimant, after allowing the claimant claims a lien on said land and improvements are become due from the owner under said contract against Plui	nt thereof as follows: Twenty eight thereof as follows: Twenty eight thereof as follows: Sixteen Thousand Dollars, for which, with interest, and on the moneys or other considerations due or said contractor and owner.  The mbing by TOLLIS, INC.
That said owner, or the agent, architect or super diligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account housand Dollars (\$28,000.00)  eaving due, unpaid and owing to the claimant, after allowing the claimant claims a lien on said land and improvements are become due from the owner under said contract against Plus (Name (Name against County (Name against (Name agains	ng all credits, the sum of
That said owner, or the agent, architect or super liligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account housand Dollars (\$28,000.00)  eaving due, unpaid and owing to the claimant, after allowing the claimant claims a lien on said land and improvements are become due from the owner under said contract against Plus (Name Capare & By.)	nt thereof as follows:  Twenty eight  It thereof as follows:  Twenty eight  Sixteen Thousand  Dollars, for which, with interest, with interest, and on the moneys or other considerations due or said contractor and owner.  The mbing by TOLLIS, INC.
That said owner, or the agent, architect or super diligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account housand Dollars (\$28,000.00)  eaving due, unpaid and owing to the claimant, after allowing the claimant claims a lien on said land and improvements are become due from the owner under said contract against Plus (Name Capare & By.)	In thereof as follows:  Twenty eight  In thereof as follows:  Twenty eight  In thereof as follows:  Twenty eight  Sixteen Thousand  Dollars, for which, with interest, with interest, with interest of the considerations due or said contractor and owner.  In thereof as follows:  Twenty eight  Sixteen Thousand  Dollars, for which, with interest, with interest of soil contractor and owner.  In thereof as follows:  Twenty eight  Sixteen Thousand  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.
That said owner, or the agent, architect or super liligence, be found in said County, or (b) do not reside in That said contractor is entitled to credits on account housand Dollars (\$28,000.00)  eaving due, unpaid and owing to the claimant, after allowing the claimant claims a lien on said land and improvements are become due from the owner under said contract against Plum (Name County).  To sept E. Sanona, tis Esq.	In thereof as follows:  Twenty eight  In thereof as follows:  Twenty eight  In thereof as follows:  Twenty eight  Sixteen Thousand  Dollars, for which, with interest, with interest, with interest of the considerations due or said contractor and owner.  In thereof as follows:  Twenty eight  Sixteen Thousand  Dollars, for which, with interest, with interest of soil contractor and owner.  In thereof as follows:  Twenty eight  Sixteen Thousand  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.  In the moneys or other considerations due or said contractor and owner.

. 20/00/80	FILL TRAN 8296.	- T	4	10	74	
			:		, O	
e e e			::		EXPIRES 10/16/91	CON AIR SION
		er står i vis	e e			OFFICIAL STATES
	farres	Dalany Pulled	<u>'N</u>	<b>~</b>		
.5361,-	71788	nound 3	si X	before me th	of mows bins to	Subscribed
hereof; and	ows the contents the	im for lien and kn	otice and cla	n gniogerol ed rt ere benistac	t he has read to nents therein co	claimant; tha

87185721