GEORGE E. COLE* LEGAL FORMS

STATE OF ILLINOIS,

COUNTY OF COOK
The claimant MATTHEWS ROOFING COMPANY, INC.,
of CITY OF CHICAGO County of COOK State of TILINOIS hereby files a claim for lien against Henry Anderson, Jr., John of County of of Count
hereby files a claim for lien against Henry Anderson, Jr., Houry C. Anterson, Cherginalter
referred to as "owner"); of Cook County. Illinois, and states:
That on November 28, 19.88, the owner owned the following described land in the
County of Cook State of Illinois, to wit: Lots in J. H. Stephen's Resubdivision of Lots 37 to 57 inclusive, in Block 1 of B. B. Wiley's Subidivison of Block 8 of Clifford's Addition to Chicago, A Subdivision of the East 1/2 of the Couthwest 1/4 of Section 1, Township 39 North, Range 13 East of the Third Principal Meridian (Except the East 1/2 of the Southeast 1/4 of the Southeast 1/4 of the Southeast 1/4)
ncion notice de la Contraction
Address(es) of premises: 012 N. Francisco, Chicago, Illinois 60622
Address(es) of premises: 312 N. Francisco, Chicago, Illinois 60622 That on November 28, 1988, the claimant made a contract with said owner (1)
(1) That on _wovemoer_20,, 19 00, the claimant made a contract with said owner (1)
(1)
(2) to apply a new roof membrane
Expression of the contract of
for the building (3) already erected on said land for the sum of S 1760.00 plus a service charge and on December 2, 1988 completed thereinder (4)
for the building (3) already erected on said land for the sum of S 1760.00 plus a service charge and on December 2, 1988 completed theretinder (4) all required by said contract to be done
for the building (3) already erected on said land for the sum of S 1760.00 plus a service charge and on December 2, 1988 completed thereinder (4) all required by said contract to be done
for the building (3) already erected on said land for the sum of \$ 1760.00 plus a service charge and on December 2, 1988 completed thereinder (4) all required by said contract to be done
for the building (3) already crected on said land tog the sum of S 1760.00 plus a service charge and on December 2, 1988 completed thereinder (4) all required by said contract to be done
That at the special instance and request of said owner the claimant furnished ex ra and additional materials at and extra and additional labor on said premises of the value of \$ none and completed same on
That at the special instance and request of said owner the claimant furnished extra and additional materials at and extra and additional labor on said premises of the value of \$ none and completed same on
That at the special instance and request of said owner the claimant furnished ex ra and additional materials at and extra and additional labor on said premises of the value of \$ none and completed same on
That at the special instance and request of said owner the claimant furnished ex ra and additional materials at and extra and additional labor on said premises of the value of \$ none and completed same on
That at the special instance and request of said owner the claimant furnished extra and additional materials at and extra and additional labor on said premises of the value of \$ none and completed same on
That at the special instance and request of said owner the claimant furnished ex ra and additional materials at and extra and additional labor on said premises of the value of \$ none and completed same on
That at the special instance and request of said owner the claimant furnished extra and additional materials at and extra and additional labor on said premises of the value of \$ none and completed same on 19 (5) That said owner is entitled to credits on account thereof as follows, to-wit: \$1,100.00
That at the special instance and request of said owner the claimant furnisher ex ra and additional materials at and extra and additional labor on said premises of the value of \$ none and completed same on

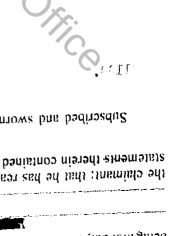
⁽¹⁾ If contract made with another than the owner, delete "said owner," name such person and add "authorized or knowingly permitted by said owner to make said contract."
(2) State what was to be done.
(3) "being," or "to be," as the case may be.
(4) "All required to be done by said contract"; or "work to the value of;"; or, "delivery of materials to the value of \$\frac{1}{2}\$. "etc.
(5) If extras fill out, if no extras Strike out.

UNOFFICIAL COPY

estty-es

соок солиту кесокоек をタタエナケー68一米 土 き 対29年 1#1177 TRAN 3434 09/19/89 13:44:00 0861-05 52"24

My Commission Expires: Aug. 13, 1992 NOTARY PUBLIC, 51A1E OF ILLINOIS "OFFICIAL SEAL"
WILLIAM C. BUTCHER



public /	on Cittle
.28 01 Tedmetqes 1	Subscribed and sworn to before me this day
- more	e chaimant: that he has read the foregoing claim for lien and knows the coratements therein contained are true.
	ing first duly sworn, on oath deposes and says that he is
والمستخدسة مستعدد والمستحدد والمستحد والمستحدد والمستحد والمستحدد والمستحد والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد والمستحد والمستحدد والمستحدد والمستحد والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد وال	The affigure.
	tate of Illinois, County of GOOK