CREDIT APPLICATION

Federal ID#:		
Company Name:		
Address:		
City, State, ZIP:		
Phone:	Fax:	
Website:	Email:	
Type of Organization: (circle one)		
LLC LLP C Corporation	Sole Proprietor	S Corporation
Other:		
Date Business Established:		
Date Present Management Started:		
Member of another Buying Group: Y/N		
1) Buying Group Name:		
2) Buying Group Name:		
Estimated Annual Purchases from PRSCC	D: \$	
(Credit extension is at the discretion of ma	nnagement and can b	e changed at any time.)
Accounts Payable Contact:		
Name:	Phone:	
Email:		

Version: 2023-02-16 Page 1 of 6

(Invoices and Statements will be sent to the email address)

YARD LOCATIONS: (attach separate	sheet if needed)	
Total # of Yards:		
1) Address:		_
2) Address:		_
3) Address:		_
OWNERSHIP / PARTNERSHIP: (attac	ch separate sheet if needed)	
1) Owner / Partner Name & Title:		_
Home Address:		
Home Phone:	Email:	_
2) Owner / Partner Name & Title:		_
Home Address:		
Home Phone:	Email:	_
3) Owner / Partner Name & Title:		_
Home Address:		
Home Phone:	Email:	_
4) Owner / Partner Name & Title:		_
Home Address:		
Home Phone:	Email:	

Version: 2023-02-16 Page 2 of 6

Bank Name:		
Branch:		
Acct. Contact:		Phone:
Fax:	Email:	
Line of Credit: Yes / No A	cct#	
Savings Account: Yes / No	Acct#	
Checking Account: Yes / No 🖊	Acct#	
TRADE REFERENCES:		
1) Company Name:		
Phone:	Fax:	
Email:		
2) Company Name:		
Phone:	Fax:	
Email:		
3) Company Name: Phone:		
Email:		
Linaii.		
4) Company Name:		
Phone:	Fax:	
Email:		
5) Company Name:		
Phone:		
Email:		

Version: 2023-02-16 Page 3 of 6

THIS PAGE MUST BE SIGNED IN ORDER TO PROCESS CREDIT INQUIRIES

Credit Inquiry Authorization:

The Applicant authorizes PRSCO to contact the above references to obtain credit information.

Payment Terms:

The Applicant agrees to comply with the terms and conditions of same. Interest will be assessed at the rate of 2% on any balances due beyond 45 days.

Promissory Notes Subordination:

All current and future issued promissory notes from PRSCO payable to shareholders/members are subordinated to any and all indebtedness of PRSCO for borrowed money, whether now outstanding or hereafter incurred, from any source including but not limited to banks."

Personal Guarantee:

For good and valuable consideration, the undersigned (jointly & individually) agree to be personally liable for all indebtedness incurred by the below listed corporation or business entity with which the undersigned is or may be affiliated. If a default in the terms or payment occurs on any account on which the undersigned is or may be liable, and which is placed with an attorney or bonded collection agency, the undersigned (jointly & individually) agree to pay all costs and attorneys' fees incurred by PRSCO in connection with the collection of any unpaid balance.

This Personal	Guarantee will become <u>effecti</u>	ve immediately upo	on signing below and
<u>expires</u>	(month)	(day)	(year) .
If no date is en	tered above then the personal	guarantee will have	no expiration.
Name (PRINT)):		
Title:			
Company:			
Signature:			
Date [.]			

THIS PAGE MUST BE SIGNED IN ORDER TO PROCESS CREDIT INQUIRIES

Version: 2023-02-16 Page 4 of 6

SALES TAX CERTIFICATE

To: Philadelphia Reserve Supply Company 200 Mack Drive Croydon, PA 19021

The undersigned herby certifies that all tangible personal property hereafter purchased by him is for purposes of resale, and assumes liability for payment of Retailers Occupation Tax, Service Occupation Tax, or Use Tax with respect to receipts from the resale of this property to users or consumers.

This Certificate shall be considered a part of each order which we shall give, unless such order otherwise specifies.

Purchaser's Name:			
Purchasing Company Name: _			_
Address:		_	
City:	State:	Zip:	
Certificate of Registration Numb	per of Purchaser:		
Signature of Purchaser (or auth	orized agent):		
Date:			

Version: 2023-02-16 Page 5 of 6

COMMON STOCK SUBSCRIPTION AGREEMENT

Only complete this common stock agreement if applying to become a stockholder.

Leave blank if applying for Trial Membership

This AGREEMENT made this day	y of, (Month),
(Year), between PHILAD	ELPHIA RESERVE SUPPLY COMPANY, a
Pennsylvania Corporation ("Company") and	d
	("Dealer"), retail
distributor of Building Materials.	
1) The Company hereby agrees to sell, and Common Stock of the Company for the Pric cash upon the execution hereof unless other	d Dealer hereby agrees to purchase, one share of ce of \$ to be paid as follows: (In erwise here stated.)
the execution hereof, such share of Comme the execution hereof by the Company, but it postponed until the full payment of such pu	of such purchase price otherwise than in full upon on Stock shall nonetheless be issued to Dealer upon the issue and delivery of Certificate therefore may be irchase price and the Company may apply any able in respect of such share on account of such
2) Dealer hereby becomes a party to, and a the Company.	agrees to be bound by, the Operating Agreement of
3) Dealer agrees to pledge his Common St made by the Dealer.	ock to the Company as collateral for purchases
Philadelphia Reserve Supply Company:	Dealer:
Name:	Name:
Title:	Title:
Signature:	Signature:
Date:	Date:

Externally prepared Financial Statements from the past two years MUST be submitted with the completed Common Stock Subscription Agreement.

Version: 2023-02-16 Page 6 of 6