NJ-1065 2012

# STATE OF NEW JERSEY PARTNERSHIP RETURN

For Calendar Year 2012, or Tax Year Beginning , 2012 and Ending \_\_\_\_\_ Federal EIN Legal Name of Taxpayer Your Federal EIN You Must Enter Trade Name of Business if different from legal name above Principal Business Activity Date Business Started Address (number and street or rural route) City or Post Office # of Resident Partners # of Nonresident Partners with Physical Nexus to NJ # of Nonresident Partners without Physical Nexus to NJ ☐ Initial Return ☐ Qualified Investment Partnership ☐ Tiered Partnership Check applicable ☐ Final Return ☐ Listed on U.S. National Stock Exchange ☐ General Partnership boxes: ☐ Amended Return ☐ Hedge Fund ☐ Limited Partnership ☐ Application for Federal Extension is attached ☐ Investment Club ☐ Limited Liability Company ☐ Substitute Method of Allocation Granted ☐ Composite Return is filed for Nonresident Partners ☐ Limited Liability Partnership ☐ Complete Liquidation ☐ Controlling Interest Transfer Tax Column A Amount From All Sources Column B Amount From NJ Sources **Partnership Income** Ordinary Income (loss) from trade or business activities (see instruction page 6) ...... 1 2 2. 3 3. 4 4. Guaranteed payments to partners ..... 5 Interest income 6. Dividend income 6 7. 7 Royalty income ..... 8 8. 9 9. Net IRC section 1231 gain (loss) ..... 10 Other income (loss) 10. 11 11. Tax-exempt interest income ..... Subtotal (add lines 1 through 11) ...... 12 12 13a. 13b. Other additions - specify: 13c. Total additions (add lines 13a and 13b) ..... 13c 14. 14 15a. Net income (loss) from rental real estate activities . . . . . . 15b 15b. Net gain (loss) from disposition of real property ...... 15c. 15d. 15d 15e 15e 15f. 15f 15g 15g. Other subtractions - specify: 15h 15h. 16a NJ Allocation (line 16a times business allocation % of 16b 16b. 17 17. Net income (loss) from rental real estate activities (see instruction page 8) ...... Net gain (loss) from disposition of real property ..... 18 18. 19. Net partnership income (loss) (total lines 16a, 17 and 18 of column A) ...... (total lines 16b, 17 and 18 of column B) ..... 19 20. 21. 22a. 22b. 22c. Total Nonresident Noncorporate Partners Share of Tax (Line 2c, Column J of Partners Directory) 24 Total Nonresident Corporate Partners Share of Tax (Line 2c, Column K of Partners Directory) Use the amounts reported in Column A to complete Schedule NJK-1, Column A. Use the amounts reported in Column B to complete Schedule NJK-1, Column B.

Partners	hip name as shown on Form NJ-1065							Federal EIN		
PAR'	TNERS DIRECTORY I	List all partners, inc	cluding principa	l address. Add add	litional sheets as ne	ecessary.	Corporatio	n Allocation	Factor •	
A	В	С	D	Е	F	G	Н	I	J	K
	SS Number or FEIN	Distributive Shar Income		Net Gain (Loss) From	n Disposition of Assets mplete Liquidation		Nonreside	nt Partner's	Nonre	esident
Code	Name and Principal Address	Total Distribution	NJ Source	Total Gain (Loss)	NJ Source	Pension	Share of Total Income	Share of NJ Income	Noncorporate Partner's Share of Tax	Corporate Partner's Share of Tax
	% owned by Partner Final	-								
	% owned by Partner Final	-								
	% owned by Partner Final Final	-								
		-								
		2b. Total From	e. Enter zero, if n umn(s) J and/or I		olumn(s) J and/or K. nal Pages Attached.		f no tax is			
				. Enter the totals here I in Column K to Lin			J-1065.			
Signature Member.	of General Partner or Limited Liability Company	Under penalties of percorrect and complete.  Paid Preparer's Signa	Declaration of pre	I have examined this reparer (other than genera	turn, including accompa l partner) is based on al	anying schedules 1 information of v	and statements, and which preparer has	nd to the best of s any knowledge	my knowledge and	l belief, it is true,
Date		Firm's Name (or your						if Self-Employers SS # or PTIN	ed	
		Preparer's Address					Preparer's	s Federal EIN#		
A	complete Federal Form 1065 includ	ding all schedules a	nd supporting at	tachments may be r	equired during the	course of an au	ıdit.			

NJ-1065

Federal EIN Partnership name as shown on Form NJ-1065 PARTNERS DIRECTORY List all partners, including principal address. Add additional sheets as necessary. В G Н C D Е K Distributive Share of Partnership Net Gain (Loss) From Disposition of Assets Nonresident Partner's Nonresident SS Number or FEIN Income (Loss) as a result of a Complete Liquidation Noncorporate Partner's Share of Tax

Corporate Partner's Share of Tax Code Pension Share of Total Income Share of Name and Principal Address Total Distribution NJ Source Total Gain (Loss) NJ Source NJ Income % owned Final by Partner **Total This Page** Enter zero, if no tax is reported in Column(s) J and/or K.

Page

of

of

	TNERS DIRECTORY I	ist all partners in	cluding princip	al address Add add	litional sheets as ne	ecessarv		Federal EIN			
A	В	C	D	Е	F	G	Н	I	J	K	
- 1 1	SS Number or FEIN	Distributive Shar	e of Partnership	Net Gain (Loss) Fron	n Disposition of Assets omplete Liquidation		Nonresident Partner's		Nonresident		
Code	Name and Principal Address	Income (Loss)  Total Distribution NJ Source		Total Gain (Loss)	Pension	Share of Total Income	Share of NJ Income	Noncorporate Partner's Share of Tax	Corporate Partner's Shar		
	% owned by Partner Final								ULTAX	ULTAX	
	% owned by Partner Final										
	% owned by Partner Final	-									
		-									
	% owned by Partner Final Final	-									
		-									
	1	1		1	Enter zero, if n	o tax is repor		otal This Page s) J and/or K.			

# SCHEDULE NJK-1 (Form NJ-1065) 2012

#### **STATE OF NEW JERSEY**

### PARTNER'S SHARE OF INCOME

PART I General I	nformation			
Partner's SS # or Federal EIN		Partnership's Feder	ral EIN	
Partner's Name		Partnership's Name	2	
Street Address		Partnership's Street	t Address	
City	State Zip Code	e City	Sta	te Zip Code
What type of entity is partner? (see instruc	ctions)	Enter Partner's pe	rcentage of:  (i) Before Decrease or Termination	(ii) End of Year
Date Partner's Interest in Partnership begar	n:Month Day Year	Profit Sharing		
☐ Final NJK-1 ☐ Amended NJK-1	☐ Hedge Fund ☐ Member of Composite Ret	Loss Sharing Capital Ownership	% 	% %
PART II Income In	 nformation		<u></u>	
Income Classifications	A. Total Distribution	NJ-1040 Filers Enter Amounts on Line Shown Below	B. New Jersey Source Amounts	NJ-1040NR Filers
1. Partnership Income (loss)				
2. Net Guaranteed Payments				
3. Partner's 401(k) Contribution				
4. Distributive Share of Partnership Income (loss) (Line 1 plus Line 2 minus Line 3)		Line 20, Page 2		Line 22, Page 1
5. Pension		Line 19, Page 2		
6. Net Gain (loss) from Disposition of Assets as a Result of a Complete Liquidation		Line 18, Page 2		Line 18, Page 1
PART III Partner's	Information			
1. Nonresident Partner's Share of	NJ Tax			Line 19a, Page 1 CBT-100 Line 10a, Page 1 CBT-100S Line 8, PART-100 Line 46, NJ-1040NR Line 22, NJ-1080C Line 31a, NJ-1041
2. Partner's HEZ Deduction		2.		
3. Partner's Sheltered Workshop	Γax Credit	3.		
PART IV Suppleme	ental Information (Attac	h Schedule)		

NJ-1065 - 2012 SCHEDULE A

INJ.	-1003 - 2012					SCHEDULE A
Part	nership name as shown on Form NJ-1065				Federal EIN	
SC	HEDULE A TIERED PARTNERSH (Complete this schedule before			or	Schedule L, if applicab	le)
P	ART I PARTNERSHIP INCOME	An	Column A nounts Reported by this Partnership on Federal Schedule K	1	Column B Portion of Amount in Column A Earned by Other Partnerships	Column C Amount Earned by this Partnership (A minus B)
1	Ordinary income (loss) from trade or business activities	1				
2	Net income (loss) from rental real estate activities	2				
3	Net income (loss) from other rental activities	3				
4	Guaranteed payments to partners	4				
5	Interest Income	5				
6	Dividend Income	6				
7	Royalty Income	7				
8	Net gain (loss) from disposition of property	8				
9	Net IRC section 1231 gain (loss)	9				
10	Other income (loss)	10				
11	Tax exempt interest income	11				
	Use the amounts reported in Column C to com	plet	e Lines 1 through 11 on For	rm N	NJ-1065 or in Column A	of Schedule L, if applicable.

Lines 1 - 11

Column A: Follow the instructions for lines 1 through 11 of the NJ-1065.

Column B: Enter the portion of each amount reported in Column A that was derived from other partnerships. For each line, this will be the

sum of the amounts reported for the corresponding category on the Federal Schedule K-1(s) furnished to your partnership by each

subsidiary partnership in which it is a member.

Column C: For each line 1 through 11, subtract the amount reported in Column B from the amount reported in column A. Enter the difference

in Column C of that line and on the corresponding line on the front of Form NJ-1065 or in Column A of Schedule L, if applicable.

Follow the instructions for lines 1 through 11 of the NJ-1065.

#### SUMMARY OF SCHEDULE NJK-1(S) OR FEDERAL K-1(S) RECEIVED FROM OTHER PARTNERSHIPS **PART II** (Attach copies of all Schedule NJK-1(s) Received) NJ Distributive Share of Partnership Income Nonresident Partner's 12 NJK-1 **Partnership Name** Federal EIN Column A Column B Column C Share of NJ Tax Amount from All Sources Amount from NJ Sources В C D Е 13 Total Income (Loss) and Tax from Tiered Partnerships: |13

Line 12: Check the box to indicate if you received a Schedule NJK-1.

List the Name, Federal EIN and Distributive Share of Partnership Income or Loss reported on Line 4, Columns A and B of Part II and/or Net Gain (Loss) from Disposition of Assets as a Result of a Complete Liquidation reported on Line 6, Columns A and B of Part II, and Share of NJ Tax reported on Line 1 of Part III of each Schedule NJK-1 this partnership received from another partnership.

If you did not receive a Schedule NJK-1, you will have to use the information from your Federal Schedule K-1 to complete Reconciliation Worksheet A to determine the proper amount to report as your distributive share of partnership income for New Jersey tax purposes. Refer to Tax Topic Bulletin GIT-9P, *Income from Partnerships*.

Line 13: Add the amounts(s) on Line 12, Columns A, B and C and enter the result on Line 13, Columns A, B and C. Carry the totals in Columns A and B to Line 20 on the front of Form NJ-1065.

NJ-1065 - 2012	SCHEDULE E
NJ-1003 - 2012	SCHEDULE

Partnership name as shown on Form NJ-1065	Federal EIN						
SCHEDULE B SHELTERED WORKSHOP TAX	CREDIT FOR TAXABLE YEARS						
BEGINNING AFTER JANUARY	12, 2006						
PART I QUALIFICATIONS							
1. Is each employee for which a credit is claimed a "Qualified Person" in acc	cordance with P.L. 2005, c. 318? □ YES □ NO						
2. Did each employee for which a credit is claimed work for at least 26 weeks during the privilege period and work at least 25 hours per week at or under the supervision of a sheltered workshop? □ YES □ NO							
NOTE: If the answer to either of the above questions is "NO", do not complete the rest of this form. The taxpayer does <b>not</b> qualify for the sheltered workshop tax credit, otherwise, go to Part II.							

PART	II CALCULATION OF THE AVA	ΓNERSHIPS				
	Column (A)	Column (B)	Column (B) Column (C)			
	Name	Social Security #	Total Wages	20% of Column C - Max \$1,000		
3.						
4.						
5.						
6.						
7.						
8.	Available Sheltered Workshop Tax C	redit (add lines 3 through 7)				

<sup>\*</sup> If there are more names, please attach a schedule corresponding to Part II

Enter the name of each qualified person employed by your partnership in Column A.

Enter the social security number of each qualified person employed by your partnership in Column B.

Enter the salary and wages paid during the tax year in Column C.

Enter the lesser of 20% of Column C or \$1,000 per qualified person in Column D.

#### **CORPORATION ALLOCATION SCHEDULE**

#### **SCHEDULE J**

8. Total Real and Tangible Personal Property

A PARTNERSHIP THAT IS NOT A QUALIFIED INVESTMENT PARTNERSHIP, INVESTMENT CLUB, AND THAT IS NOT LISTED ON A UNITED STATES NATIONAL STOCK EXCHANGE BUT HAS A NONRESIDENT NONCORPORATE OR NONRESIDENT CORPORATE PARTNER SHOULD COMPLETE SCHEDULE J. THIS SCHEDULE SHOULD BE OMITTED IF THE TAX-PAYER DOES NOT HAVE ANY PROPERTY, RECEIPTS OR PAYROLL OUTSIDE NEW JERSEY AND THE ALLOCATION FACTOR WILL BE 100% (1.000000). SCHEDULE J IS NOT REQUIRED FOR A PARTNERSHIP THAT MEETS HEDGE FUND STATUS, IF ITS ONLY NONRESIDENT PARTNERS ARE INDIVIDUALS, ESTATES, OR TRUSTS. SCHEDULE J IS REQUIRED IF THE PARTNERSHIP INCLUDES NONRESIDENT PARTNERS WHO DO NOT HAVE PHYSICAL NEXUS TO NEW JERSEY AND THE PARTNERSHIP WISHES TO ALLOCATE THE FILING FEE.

PAR	T I ALL ALLOCATING COMPANIES M	UST ANSWER THE FOLLOW	VING QUESTIONS								
(a)	State the number of regular places of business	maintained outside this State									
(b)	List the address of at least one such regular pla	ace of business									
(c)	List the States in which the taxpayer maintaine factory, store, office, etc.										
(d)	Give the address of every factory, warehouse,	store, or other place of busine	ss in New Jersey, indicating ty	pe of establishment							
(e)	Number of people employed (average) in New	Jersey	outside New Jers	ey							
(f)	Explain in detail internal controls used in distribution of receipts in and out of New Jersey, as shown in Part III, line 2										
(g)	State the location of the actual seat of management or control of the partnership										
PAR	RT II AVERAGE VALUES										
(b)	This schedule showing average values of real at The average values of real and tangible person in al cost. Rented or leased property is valued the period covered by the return. All other provalue, however, if no such book value exists, the The frequency upon which the amounts in Columbia.	nal property owned are to be co at 8 times the annual rent, inco operty which is used by the ta the market value of the property	omputed on the basis of the aveluding any amounts paid or ac expayer but is neither owned, represented by should be used.	verage book values thereof and not on orig- crued in addition to or in lieu of rent during							
(0)	The frequency apen which are amounted in con-		E VALUES								
	ASSETS		Cents)	DIVISION USE ONLY							
	7,652.16	Column A - New Jersey	Column B - Everywhere	BIVIOION GGE GNET							
1.	Land										
2.	Buildings and other Improvements										
3.	Machinery and Equipment										
4.	Inventories										
5.	All other Tangible Personalty Owned (Itemize on Rider)										
6.	Property rented or leased (8 x Annual Rent)										
7.	All other Property Used										

PA	ART III COMPUTATION OF ALLOCATION FACTOR	COLUMN A (omit cents)  COLUMN B  e value of the taxpayer's real and tangible personal property:  New Jersey (Part II, Column A, line 8)  erywhere (Part II, Column B, line 8)  1(b)  rcentage in New Jersey (line 1(a) divided by line 1(b)).  eighted property factor (Multiply Line 1(c) by 1.5). Enter in Column B.  1(d)  1(d)  1(d)																	
				COL	UMN	1 A (	omit	cent	s)	Τ				COL	.MU	ΙB			
1.	Average value of the taxpayer's real and tangible personal property:  (a) In New Jersey (Part II, Column A, line 8)	1(a)																	
	(b) Everywhere (Part II, Column B, line 8)	1(b)																	
	(c) Percentage in New Jersey (line 1(a) divided by line 1(b)).	1(c)						Τ	Τ										
	(d) Weighted property factor (Multiply Line 1(c) by 1.5). Enter in Column B.	1(d)								1(0	d)		1.[						
2.	Receipts:  (a) From sales of tangible personal property shipped to points within New Jersey.	2(a)																	
	(b) From services performed in New Jersey	2(b)								١,	,			aces nple:		not	expre	ss a	s a
	(c) From rentals of property situated in New Jersey	2(c)								]	123.	<u>456</u>		· 	1 2	) 3	4	5	6
	(d) From royalties for the use in New Jersey of patents and copyrights	2(d)								_	,000		) =	•∟	1   2	. [ ]		<u> </u>	0
	(e) All other business receipts earned in New Jersey.	2(e)								1									
	(f) Total New Jersey receipts (Total of lines 2(a) to 2(e), inclusive, in Column A)	2(f)								7									
	(g) Total receipts from all sales, services, rentals, royalties and other business transactions everywhere.	2(g)																	
	(h) Percentage in New Jersey (line 2(f) divided by line 2(g)	2(h)																	
	(i) Weighted receipts factor (Multiply line 2(h) by 7). Enter in Column B.									2(i	i)		1.[						
3.	Wages, salaries and other personal service compensation  (a) In New Jersey	3(a)											- 1						
	(b) Everywhere	3(b)																	
	(c) Percentage of New Jersey (line 3(a) divided by line 3(b)).	3(c)																	
	(d) Weighted payroll factor (Multiply line 3(c) by 1.5). Enter in Column B.									3(c	d)		].[						
4.	Sum of New Jersey percentages shown at lines 1(d), 2(i), and 3(d) Enter in Column B.									4	] [		].[						
5.	Allocation Factor (line 4 divided by ten) See instruction (f). Enter in Column B and carry to Line 1 of the Partners Directory on Page 2 of Form NJ-1065.									5									

#### INSTRUCTIONS FOR SCHEDULE J-CORPORATION ALLOCATION SCHEDULE

### PART I - GENERAL INSTRUCTIONS REGARDING ALLOCATION OF ADJUSTED ENTIRE NET INCOME:

- (a) ALLOCATION PERCENTAGES: In computing the allocation factor in Schedule J, division must be carried to six decimal places, e.g., .123456.
- (b) Effective for returns beginning on or after July 1, 2010, all partnerships are entitled to allocate.
- (c) Effective for returns, beginning on or after January 1, 2012, the weighting of the factors will change yearly. All returns with periods beginning on or after January 1, 2012 will have a 70% weighted receipts fraction, and 15% weighted property and payroll fractions. All returns for periods beginning on or after January 1, 2013 will have a 90% weighted receipts fraction, and 5% weighted property and payroll fractions. All returns for periods beginning on or after January 1, 2014 will have a 100% weighted receipts fraction only.
- (d) Only the receipts, property and payroll expenses attributable to the partnership entity are to be used in computing the allocation factor denominators.

PART II - AVERAGE VALUES: Average value is generally computed on a quarterly basis where the taxpayer's accounting practice permits such computation. At the option of the taxpayer or the State, a more frequent basis (monthly, weekly or daily) may be used. Where the taxpayer's accounting practice does not permit computation of average value on a quarterly or more frequent basis, semi-annual or annual frequency may be used only where no distortion of average value results. If any basis other than quarterly is used, state the basis and reasons for use thereof on a rider.

The average values of real and tangible personal property owned which are used in determining the property fraction of the allocation factor are based on book value. The numerator and denominator must take into account accumulated depreciation deferred for net income purposes where the taxpayer accounts for its property on its books on a Federal income tax basis. Rented or leased property is valued at eight times its annual rent, including any amounts (such as taxes) paid or accrued in addition to or in lieu of rent during the period covered by the return. All other property which is used by the taxpayer but is neither owned, rented or leased, should be valued at book value, however, if no such book value exists, the market value of the property should be used.

**PART III - COMPUTATION OF ALLOCATION FACTOR:** This schedule may be omitted if the taxpayer does not have activity outside New Jersey.

- (a) Line 1 PROPERTY FRACTION: For general information regarding method of valuation in arriving at average values, see instruction for Part II. Tangible personal property is within New Jersey if and so long as it is physically situated or located here. Property of the taxpayer held in New Jersey by an agent, consignee or factor is (and property held outside New Jersey by an agent, consignee or factor is not) situated or located within New Jersey. Property, while in transit from a point outside New Jersey to a point in New Jersey or vice versa does not have a fixed situs either within or outside the State and, therefore, will not be deemed to be "situated" or "located" either within or outside New Jersey and accordingly the average value of such property should be omitted from both the numerator and the denominator of the property fraction. Ships, aircraft, satellites used in the communications industry, and other mobile or movable property are subject to the specific rules defined in N.J.A.C. 18:7-8.4.
- (b) Line 2(a) RECEIPTS FRACTION: Receipts from sales of tangible personal property are allocated to New Jersey where the goods are shipped to points within New Jersey.
  - Receipts from the sale of goods are allocable to New Jersey if shipped to a New Jersey or a non-New Jersey customer where pos-

session is transferred in New Jersey. Receipts from the sale of goods shipped to a taxpayer from outside of New Jersey to a New Jersey customer by a common carrier are allocable to New Jersey. Receipts from the sale of goods shipped from outside of New Jersey to a New Jersey location where the goods are picked up by a common carrier and transported to a customer outside of New Jersey are not allocable to New Jersey.

Receipts from the following are allocable to New Jersey; services performed in New Jersey; rentals from property situated in New Jersey; royalties from the use in New Jersey of patents or copyrights; all other business receipts earned in New Jersey.

- (c) Lines 2(e) and 2(g)
  - (1) RECEIPTS FROM SALES OF CAPITAL ASSETS:
    Receipts from sales of capital assets (property not held by the
    taxpayer for sale to customers in the regular course of business),
    either within or outside New Jersey, should be included in the
    numerator and the denominator based upon the net gain recognized and not upon gross selling prices. Where the taxpayer's
    business is the buying and selling of real estate or the buying
    and selling of securities for trading purposes, gross receipts
    from the sale of such assets should be included in the numerator
    and the denominator of the receipts fraction.
- (d) **Lines 2(h) and 2(i)** For privilege periods beginning on or after January 1, 2012, multiply the amount on line 2(h) by seven (7) to effect the 70% weighting.
- (e) Line 3 PAYROLL FRACTION: In general, a taxpayer reporting to the Division of Employment Security in the New Jersey Department of Labor will allocate to New Jersey all wages, salaries and other personal service compensation, etc., reportable to that Division, including the portions thereof, in individual cases, in excess of taxable wages. All executive salaries are includible in both the numerator and denominator. See N.J.S.A. 54:10A-7 for the definition of wages, salaries and other personal services compensation allocable to New Jersey.
- (f) ALLOCATION FACTOR GENERAL: For periods beginning on or after January 1, 2012, the allocation factor is computed by adding together the percentages shown at lines 1(d), 2(i), and 3(d) of Schedule J, Part III, and dividing by ten (10). A fraction is not missing merely because its numerator is zero, but is missing if its denominator is zero. If one of the fractions is missing, the other two percentages are added together and divided by the sum of the remaining weights. Example A: Periods beginning on or after January 1, 2012 and before January 1, 2013, if the property or payroll fraction is missing, the remaining percentages are added together and divided by eight and a half (8.5=1.5+7); if the receipts fraction is missing, the remaining percentages are added together and divided by three (3=1.5+1.5).

NJ.	-1065 - 2012									SCHEDULE L
Part	nership name as sl	nown on Form NJ-10	65					Federal EIN		
SC	HEDULE L			LIQUIDATION						
		(Complete the	his s	chedule before completing Form 1	NJ-1065 and after Schedu	le A, if applicable)				
				Column A	Column B	Column C		olumn D	Column E	Column F
PA	RT I Partner	ship Income		ounts Reported by this Partnership on ederal Schedule K or in Column C of	Gain/Loss from Disposition	Net Addition or		in/Loss from	Net Gain/Loss from	Partnership Income
			r	Part I of Schedule A	of Assets as a Result of a Complete Liquidation	Subtraction as a Result of a Complete Liquidation		tion of Assets plus C)	Disposition of Assets from NJ Sources	Not from Disposition of Assets (A minus B)
1	Ordinary income	(loss) from trade	1		complete Enquirement	w complete Elquidation	(2	pius c)	Trom to sources	or resects (re minus b)
1	or business activ	ities	1							
2	Net income (loss estate activities	) from rental real	2							
3	Net income (loss activities	) from other rental	3							
4	Guaranteed payn	nents to partners	4							
5	Interest Income		5							
6	Dividend Income	2	6							
7	Royalty Income		7							
8	Net gain (loss) fr property	rom disposition of	8							
9	Net IRC section	1231 gain (loss)	9							
10	Other income (lo	ss)	10							
11	Tax exempt inter	rest income	11							
			12	Add the amount(s) on Line 8, 9 and	10 in Columns D and E and	enter the result on Line 12				
1. ]	Has the partnership	and all its partners of	lisco	ntinued all business activities this yea	r?	late:/		□ No		
2. ]	Have all your asset	ts been distributed to	the p	eartners this year?   Yes - As	of what date://	□ No				
3	Are your partners i	required to recognize	gain	or loss on the disposition of their par	tnership interests for Federal	income tax purposes this	tax year	? 🗆 🗅 Y	Yes □ No	
This Line	s schedule can only	y be completed if you	ır paı	tnership can answer yes to all three o	f the above questions. If you	u answered yes to all three	questio	ns, the applic	able dates must be er	ntered.
				nes 1 through 11 of the NJ-1065 or if		pecause you are a Tiered P	artnersh	ip use the am	ounts reported in Co	lumn C of
				1 through 11 of Column A of this Sc						
				ints reported in Column A on lines 8,						
				traction that pertains to the sale or dis					sult of a complete lic	quidation. Refer to
				s" and Line 15g "Other Subtractions'		e INJ-1065 Line By Line in	structio	ns.		
				reported in Columns B and C on line		Mary Jamaay				
				ants reported in Column D on lines 8, e of real and tangible assets located in						
				e of motor vehicle equipment is source			eed prod	lominantly in	one state	
				e of intangibles is allocated using the				ionimantiy III	one state.	
				ubtract the amount reported in Colum				nces in Colum	n F of that line and a	on the corresponding
		e on the front of Form			ii 2 nom ine amount reporte	a in Column 11. Enter the	41110101	icos in Coluii	iii i oi uiut iiiic aliu (	on the corresponding

Line 12

Add the amount(s) on lines 8, 9 and 10 in Column D and E and enter the results on Line 12, Columns D and E. Carry the totals in Column D and E to Line 23, Columns A and B respectively, on the front of Form NJ-1065.

# NEW JERSEY GROSS INCOME TAX BUSINESS ALLOCATION SCHEDULE

Use this schedule if business activities are carried on both inside and outside New Jersey or if business activities are carried on 100% outside New Jersey.

This form must be enclosed and filed with your New Jersey Income Tax return.

Enter name, address and Social Security/Federal Employer Identification Number as shown on the Form NJ-1040NR, Form NJ-1041 or Form NJ-1065.

Legal name of taxpayer		Social Security Number/Federal EIN	
Trade name of business if different from legal	name above	For the Taxable Year Ending (Month, Day, Year)	
Address (number and street or rural route)			
City or Post Office	State	Zip Code	

#### **Section 1 - Business Locations**

List all places BOTH INSIDE AND OUTSIDE New Jersey where business is carried on.

(a) Street Address		(b) City and State	(c) Description of Business	(d) Check One				
			Location	RENT	OWN			
1.								
2.								
3.								
4.								

### **Section 2 - Average Values**

			Average Values				
ASSETS (See instructions)			Column A Everywhere	Column B New Jersey			
1.	Real Property Owned	1.		1.			
2.	Real and Tangible Property Rented	2.		2.			
3.	Tangible Personal Property Owned	3.		3.			
4.	TOTALS (Add Lines 1-3 in each column)	4.		4.			

### **Section 3 - Business Allocation Percentage**

1.	Average Values of Property:			
	a. In New Jersey (from Section 2, Column B, Line 4)	1a		
	b. Everywhere (from Section 2, Column A, Line 4)	1b		
	c. Percentage in New Jersey. (Divide Line 1a by Line 1b)		1c	%
2.	Total Receipts from All Sales, Services and Other Business Transactions:			
	a. In New Jersey	2a		
	b. Everywhere	2b		
	c. Percentage in New Jersey (Divide Line 2a by Line 2b)		2c	%
3.	Wages, Salaries and Other Personal Compensation Paid During the Year:			
	a. In New Jersey	3a		
	b. Everywhere	3b		
	c. Percentage in New Jersey. (Divide Line 3a by Line 3b)		3c	%
4.	Sum of New Jersey Percentages. (Add Lines 1c, 2c and 3c)		4	%
5.	Business Allocation Percentage. (Divide the total on Line 4 by 3; if less than 3 fractions, see instructions)		5	%

#### FORM NJ-1065E 2012

# STATE OF NEW JERSEY - NONRESIDENT CORPORATE PARTNER'S STATEMENT OF BEING AN EXEMPT CORPORATION OR MAINTAINING A REGULAR PLACE OF BUSINESS IN NEW JERSEY

	EIN	Name of Filing Entity					
ION		, , , , , , , , , , , , , , , , , , ,					
MAT	Mailing Address						
PART 1 INFORM							
PART 1 ENTITY INFORMATION	City	State	Zip				
TIT	Person to Contact		Telephone Number				
EN	1 Cison to Contact		retephone rumoei				
ER	Federal EIN	Name of Nonresident Entity					
RTN N							
I PA T PA ATIC	Principal Address						
PART 2 RESIDENT PART INFORMATION							
ESII INFC	City	State	Zip				
PART 2 NONRESIDENT PARTNER INFORMATION							
	MAINTAINS	S A REGULAR PLACE OF BUSI	INESS				
		rporate partner is declaring that it i	maintains a regular place of business in New				
	Jersey other than a statutory office.						
			ce), factory, warehouse, or other space of the payer in carrying on its business and in which				
			payer in carrying on its business and in which less, the taxpayer must either own or rent the				
	oremises. That cost must be borne directly by the taxpayer and not by some related entity or person.						
I	List address of at least one such regular place of business in New Jersey:						
-							
_							
	Failure to list at least one regular place of business will result in the partnership entity remitting a payment of tax on your share of New Jersey income.						
l	By signing this statement the corporation is declaring that it is exempt from the Corporation Business Tax Act pursuant to N.J.S.A. 54:10A-3.						
<ul> <li>□ By signing this statement the nonresident corporate partner is declaring that it is an exempt IRC 501(c)(3) entity.</li> <li>□ By signing this statement the nonresident corporate partner is declaring that it is a retirement plan approved by the Revenue Service.</li> </ul>							
						I	further understand that this statement:
	1. Must be made annually; and						
	2. May not be made after the 15th day of the fourth month succeeding the close of the privilege period or after the return has been filed, whichever occurs first.						
	er penalties of perjury, I declare that I have examine properly authorized to sign and make this consent of		knowledge and belief, it is true and correct and that				
		Name of Nonresident Entity					
	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	<del> </del>					
	Signature of Corporate Officer and Tit General Partner or Limited Liability Company		Date				

# REVISED STATUTES OF NEW JERSEY, 1937, TITLE 54 TAXATION, SUBTITLE 4 PARTICULAR TAXES ON CORPORATIONS AND OTHERS, PART 1PROVISIONS APPLICABLE TO CORPORATIONS GENERALLY, Ch. 10A Corporation Business Tax Act (1945)

#### Sec. 54:10A-3. Exempt corporations -

The following corporations shall be exempt from the tax imposed by this act:

- (a) Corporations subject to a tax assessed upon the basis of gross receipts, other than the alternative minimum assessment determined pursuant to section 7 of P.L.2002, c.40 (C.54:10A-5a), and corporations subject to a tax assessed upon the basis of insurance premiums collected:
- (b) Corporations which operate regular route autobus service within this State under operating authority conferred pursuant to R.S.48:4-3, provided, however, that such corporations shall not be exempt from the tax on net income imposed by section 5(c) of P.L.1945, c.162 (C.54:10A-5);
- (c) Railroad, canal corporations, production credit associations organized under the Farm Credit Act of 1933, or agricultural cooperative associations incorporated or domesticated under or subject to chapter 13 of Title 4 of the Revised Statutes and exempt under Subtitle A, Chapter 1F, Part IV, Section 521 of the federal Internal Revenue Code (26 U.S.C. s.521);
- (d) Cemetery corporations not conducted for pecuniary profit or any private shareholder or individual;
- (e) Nonprofit corporations, associations or organizations established, organized or chartered, without capital stock, under the provisions of Title 15, 16 or 17 of the Revised Statutes, Title 15A of the New Jersey Statutes or under a special charter or under any similar general or special law of this or any other state, and not conducted for pecuniary profit of any private shareholders or individual;
- (f) Sewerage and water corporations subject to a tax under the provisions of P.L.1940, c.5 (C.54:30A-49 et seq.) or any statute or law imposing a similar tax or taxes;
- (g) Nonstock corporations organized under the laws of this State or of any other state of the United States to provide mutual ownership housing under federal law by tenants, provided, however, that the exemption hereunder shall continue only so long as the corporations remain subject to rules and regulations of the Federal Housing Authority and the Commissioner of the Federal Housing Authority holds membership certificates in the corporations and the corporate property is encumbered by a mortgage deed or deed of trust insured under the National Housing Act (48 Stat.1246) as amended by subsequent Acts of Congress. In order to be exempted under this subsection, corporations shall annually file a report on or before August 15 with the commissioner, in the form required by the commissioner, to claim such exemption, and shall pay a filing fee of \$25.00;
- (h) Corporations not for profit organized under any law of this State where the primary purpose thereof is to provide for its shareholders or members housing in a retirement community as the same is defined under the provisions of the "Retirement Community Full Disclosure Act," P.L.1969, c.215 (C.45:22A-1 et seq.);
- (i) Corporations which are licensed as insurance companies under the laws of another state, including corporations which are surplus lines insurers declared eligible by the Commissioner of Banking and Insurance pursuant to section 11 of P.L.1960, c.32 (C.17:22-6.45) to insure risks within this State; and
- (j) (1) Municipal electric corporations that were in existence as of January 1, 1995 provided that all of their income is from sales, exchanges or deliveries of electricity derived from customers using electricity within their municipal boundaries; and (2) Municipal electric utilities that were in existence as of January 1, 1995 provided that all of their income is from sales, exchanges or deliveries of electricity derived from customers using electricity within their franchise area existing as of January 1, 1995. If a municipal electric corporation derives income from sales, exchanges or deliveries of electricity from customers using the electricity outside its municipal boundaries, such municipal electric corporation shall be subject to the tax imposed by this act on all income. If a municipal electric utility derives income from sales, exchanges or deliveries of electricity from customers using electricity outside its franchise area existing as of January 1, 1995, such municipal electric utility shall be subject to the tax imposed by the act on all income.

(As amended by Ch. 236, Laws 1949; Ch. 130, Laws 1951; Ch. 174, Laws 1960; Ch. 59, Laws 1963; Ch. 48, Laws 1967; Ch. 211, Laws 1972; Ch. 275, Laws 1973; Ch. 170, Laws 1975; Ch. 184, Laws 1991; Ch. 338, Laws 1993; Ch. 162, Laws 1997; Ch. 114 (A.B. 262), Laws 1998; Ch. 40 (A. B. 2501), Laws 2002, applicable to privilege periods and taxable years beginning on or after January 1, 2002.

# PART-100 2012 STATE OF NEW JERSEY Partnership Filing Fee and Tax Payment Return

For Calendar Year 2012, or T	ax Year Beginning	, 2012 and Ending	
Federal EIN	Legal Name of Taxpayer		
☐ Amended ☐ Final	Trade Name of Business if diffe	erent from legal name above	
# of Resident Partners	Address (number and street or r	ural route)	
# of Nonresident Partners with Physical Nexus to NJ	City or Post Office	State	Zip Code
# of Nonresident Partners without Physical Nexus to NJ			
1. Filing Fee (Line 4 of Filing Fee	Schedule)	,,,	, 0 0
2. Installment Payment (Multiply L	ine 1 by .50)		, 0 0
3. Nonresident Noncorporate Partne	er Tax	,	, 0 0
4. Nonresident Corporate Partner T	ax	,	, 0 0
5. Total Fee and Tax (Add Lines 1-	-4)		, 0 0
6. Penalty for Underpayment of Es Check box if PART-160 attached		,	, 0 0
7. Total Due (Add Lines 5 and 6) .		,	, 0 0
8. Less: Total from Tiered Partner	ship Payment Schedule	,	, 0 0
9. Less: Installment Payment from	2011	· · · · · · · · · · · · · · · · · · ·	, 0 0
10. Less: Estimated Payments/Cred	it from 2011	,	, 0 0
11. Less: Payment from PART-200	-T		, 0 0
12. Total Balance Due			, 0 0
13. Overpayment		,	, 0 0
14. Credit to 2013		,	, 0 0
15. Refund		· · · · · · · · · · · · · · · · · · ·	, 0 0

This Return must accompany your payment in the envelope marked PART-100. Make checks payable to: State of New Jersey – PART. Write the Federal ID number and tax year on the check.

Mail To: Filing Fee and Tax on Partnerships
Form PART-100
PO Box 642
Trenton, NJ 08646-0642

#### FILING FEE SCHEDULE

1	Number of Resident Partners	x \$150.00	=					
2	Number of Nonresident Partners with Physical Nexus to New Jersey	x \$150.00	=					
3	Number of Nonresident Partners without Physical Nexus to New Jersey	x \$150.00 x Corporation Allocation Fa						
4	Total Filing Fee (Add Lines 1–3)							
\$2 Lis	Carry the total from Line 4 to Line 1 on the front of Form PART-100. If the amount on Line 4 is greater than \$250,000, enter \$250,000 on Line 1 of Form PART-100.  TIERED PARTNERSHIP PAYMENT SCHEDULE  List the Partnership's Name(s), Federal Identification Number(s) and share of New Jersey Tax reported on Line 1 of Part III of each							
Sc	hedule NJK-1 received.							
	Name	FEIN	Amount					
Α.								
B.								
C.								
D.								
E.								
	Total Tax Paid on Behalf of Partnership:							

Carry this total to Line 8 on the front of this Return PART-100.

#### **PART-160**

### **Underpayment of Estimated N.J. Partnership Tax**

NJ Division of Taxation (09-12)

Attach to your tax return (Form PART-100)

PARTNERSHIP NAME			FEDERAL EMPLOYER I.D. NUMBER			
PART I How to Compute Your Underpayment  Note: If you meet any of the exceptions that avoid the underpayment.	dernayment cha	rge for ANY gu	arter complete PA	RT II		
Note: If you meet any of the exceptions that avoid the diff	derpayment ona	Ige for Aivi qu	Complete 1 A	(a)		
1. Amount of 2012 Tax - Refer to line 1 instruction on reverse side						
2. 90% of Line 1						
3. Prior year's tax - Enter the total of lines 3 and 4 from the 2011 PART-100 .						
4. Enter the lesser of Lines 2 or 3						
	(a)	(b)	(c)	(d)		
5. Enter in columns (a) through (d) the installment dates that correspond to the 15th day of the 4th, 6th, 9th, months of your tax period and the 1st month succeeding the close of your tax period						
6. Enter 25% of Line 4 in columns (a) through (d).						
7. (a) Amount paid or credited for each period						
(b) Overpayment of previous installment (enter any overpayment shown on line 9 that is more than the total of all prior underpayments as a credit against the next installment)						
8. Add lines 7(a) and 7(b)						
9. Underpayment (subtract line 8 from line 6) or overpayment (subtract line 6 from line 8)						
PART II Exceptions (See Instructions)						
10. Total amount paid or credited from the beginning of the tax year through the installment dates that correspond to the 15th day of the 4th, 6th, 9th month of your tax period and the 1st month succeeding the close of your tax period						
11. Exception 1, tax based on the facts shown on the prior year's return but using current year's rates. Refer to instructions on reverse side regarding	25% of tax	50% of tax	75% of tax	100% of tax		
the taxable periods of less than one year	22.5% of tax	45% of tax	67.5% of tax`	90% of tax		
12. Exception 2, tax based on annualized tax						
PART III Installment Interest Due (See Instructions)	)	1		ı		
13. Amount of underpayment from line 9						
14. Enter same installment dates used above at line 5						
15. Enter the date of payment or the 15th day of the 4th month after the close of the tax year, whichever is earlier						
16. Number of months from the date on line 14 to the date on line 15.  (A part of a month is deemed to be a full month.)						
17. Interest						
18. Installment interest due - Add columns (a), (b), (c), and (d) of line 17.  Enter the total here and include in Line 6 of Form PART-100						

## PART-160 (09-12) Page 2

#### INSTRUCTIONS

#### **Purpose of Form**

This Form PART-160 is used by partnerships to determine whether they paid enough estimated tax, whether they are subject to an interest charge for underpayment of estimated tax, and if so, the amount of interest.

#### How to Use This Form

Complete Part I of Form PART-160 to find out if you have an underpayment for any of the four payment periods. If you have an underpayment on Line 9 (Column a, b, c or d), go to Part II, Exceptions. If you cannot meet either of the exceptions for a payment period, go to Part III, Installment Interest Due. If you are using Form PART-160 either to compute the interest on underpayment of estimated tax or to show that you qualify for any exception, attach Form PART-160 to your tax return, Form PART-100.

#### Part I - How to Compute Your Underpayment

Complete Lines 1 through 9 in Part I. The instructions for most of these lines are on the form itself. Follow the instructions below for the lines indicated.

- Line 1 Enter in Column (a) the total of lines 3 and 4 from Form PART-100.
- Line 7(b) Enter any overpayment shown on Line 9 that is more than the total of all earlier underpayments.
- Line 9 If Line 9 shows an underpayment, complete Part II to see if either of the exceptions apply.

#### Part II - Exceptions

You will not have to pay interest if all of your tax payments (Part II, Line 10) were made on time and are equal to or more than either of the amounts computed as explained by the exceptions (Lines 11 and 12) for the same payment period (Column a, b, c or d).

#### Exception I - Tax Based on Prior Year's Return Using Current Year's Rates

This exception applies if the amount the partnership paid is equal to or more than the tax computed by using the current year's rates but based on the facts shown on the prior year's return and the law that applies to the prior year. If the prior year return covered a period of less than a year, the prior return must be annualized by dividing the taxable net income by the number of whole months covered by the short period return and multiplying by 12.

#### **Exception II - Tax Based on Annualized Tax**

This exception applies if the estimated tax paid was equal to or more than 90% of the amount the partnership would owe if its estimated tax was based on a tax computed from annualizing tax for the months preceding an installment date.

A partnership may annualize its tax as follows:

- a. For the first 3 months if the installment was required to be paid in the 4th month.
- b. For the first 3 months or for the first 5 months if the installment was required to be paid in the 6th month.
- c. For the first 6 months or for the first 8 months if the installment was required to be paid in the 9th month.
- d. For the first 9 months or for the first 12 months if the installment was required to be paid in the 1st month succeeding the close of your tax period.

#### Part III - Installment Interest Due

If no exception applies, complete Lines 13 through 18.

A payment of estimated tax on or before any installment date is considered a payment of any previous underpayment only to the extent the payment is more than the amount of the current installment as figured on Line 6. If the partnership made more than one payment for an installment, attach a separate computation for that installment.

Interest is computed on the amount of the underpayment from the installment due date to the date of payment or the original due date of the final tax return, whichever is earlier. The annual interest rate is 3% above the average predominant prime rate and is imposed each month or fraction thereof the underpayment exists. Changes in the average predominant prime rate must be reflected in the interest calculation. The interest rates assessed by the Division of Taxation are published in the quarterly issues of the *New Jersey State Tax News*.

The average predominant prime rate is the rate as determined by the Board of Governors of the Federal Reserve System, quoted by commercial banks to large businesses on December 1st of the calendar year immediately preceding the calendar year in which payment was due or as redetermined by the Director in accordance with N.J.S.A. 54:48-2.