NJ-1065 2005

STATE OF NEW JERSEY PARTNERSHIP RETURN

	For Calendar Year 2005, or Tax Year Begi	nning _	, 2005	and Ending		, 20
nter EIN	Federal EIN	Legal Nan	ne of Taxpayer			
You Must Enter Your Federal EIN	Principal Business Activity	Trade Nan	ne of Business if different from legal n	ame above		
You Your	Date Business Started	Address (n	umber and street or rural route)			
	# of Resident Partners	City or Po	st Office	State		Zip Code
	# of Nonresident Partners with Physical Nexus to NJ					
boxes	 Amended Return Application for Federal Extension is att Substitute Method of Allocation Grante 	ached	 Qualified Investment Partne Listed on U.S. National Stor Hedge Fund Investment Club Composite Return is filed for Quarterly Form NJ-1080C F 	ck Exchange or Nonresident Partners	□ Gene □ Limit □ Limit	d Partnership ral Partnership ted Partnership ted Liability Company ted Liability Partnership Column B
Pai	tnership Income			Amount From All S	ources	Amount From NJ Sources
1.	Ordinary Income (loss) from trade or business activiti	es (see in	struction page 5)	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		
	Subtotal (add lines 1 through 11)			12		
13a.	Taxes based on income (see instruction page 6)	13	a			
	Other additions - specify:					
13c.	Total additions (add lines 13a and 13b)			13c		
14.	Subtotal (add lines 12 and 13c)			14		
15a.	Net income (loss) from rental real estate activities	15	a			
15b.	Net gain (loss) from disposition of real property	15	b			
	Guaranteed payments to partners					
	Interest income from federal obligations			-		
	Interest income from NJ obligations			-		
	Smart Moves For Business Program Tax Deduction .			-		
	Other subtractions - specify:					
15h.	Total subtractions (add lines 15a through 15g)		-	15h		
16a.	Subtotal (subtract line 15h from line 14)			16a		
16b.	NJ Allocation (line 16a times business allocation % o	f	%)	16b		
17.	Net income (loss) from rental real estate activities (se			17		
18.	Net gain (loss) from disposition of real property		* • ·			
19.	Net partnership income (loss) (total lines 16a, 17 and					
			umn B)			
20.	Income (loss) from tiered partnership					
20.	Partnership income (loss) (total lines 19 and 20)					
21. 22a.	Guaranteed payments to partners					
22a. 22b.	Guaranteed payments to partnerspension					
220. 22c.	Net guaranteed payments to partners (subtract line 22b					
220.	Total Nonresident Noncorporate Partners Share of Ta					
23. 24.	Total Nonresident Corporate Partners Share of Tax (L					
∠4.						
	Use the amounts reported in Column A to con					

1

Use the amounts reported in Column B to complete Schedule NJK-1, Column B.

Partnership	name as s	hown on H	Form NJ-1065						Federal	EIN	
PARTN	PARTNERS DIRECTORY List all partners, including principal address. Add additional sheets as necessary. 1. Corporation Allocation Factor •										
Α	В	C		D	Е	F	G	Н	I	J	K
Percent			SS NI	umber or FEIN	Distributive Shar Income	e of Partnership (Loss)		Nonreside	nt Partner's		esident
Owned by Partner	Final	Code		d Principal Address	Total Distribution	NJ Source	Pension	Share of Total Income	Share of NJ Income	Noncorporate Partner's Share of Tax	Corporate Partner's Share of Tax
			<u> </u>								
				2a. Total This Page							
				2b. Total From		Additional Pa	ages Attached				
				2c. Total Tax (add Lines Line 23, Column B, a					55.		
Signature of C Member.	ignature of General Partner or Limited Liability Company fember. Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true correct and complete. Declaration of preparer (other than general partner) is based on all information of which preparer has any knowledge.								and belief, it is true,		
	Paid Preparer's Signature Date □ Check if Self-Employed										
Date				Firm's Name (or yours if sel	f-employed)				Preparer's SS # or		
	Preparer's Address Preparer's Federal EIN #										
A co	mplete	Federa	l Form 1065 inclu	ding all schedules and sur	oporting attachmen	nts may be requir	ed during the c	ourse of an audit.			

NJ-1065 Page of											
Partnership	name as s	hown on H	Form NJ-1065					Federal I	EIN		
PARTN	VERS	DIR	ECTORY List all partners, incl	uding principal ac	ldress. Add addi	tional sheets as	s necessary.				
А	В	C	D	Е	F	G	Н	Ι	J	K	
Percent			CO North on on PEDM	Distributive Shar Income	e of Partnership (Loss)		Nonresider	nt Partner's	Nonre	esident	
Owned by Partner	Final	Code	SS Number or FEIN Name and Principal Address	Total Distribution	NJ Source	Pension	Share of Total Income	Share of NJ Income	Noncorporate Partner's Share of Tax	Corporate Partner's Share of Tax	
						ļ	1	Total This Page			
								- stur 1 mis 1 ugt			

SCHEDULE NJK-1 (Form NJ-1065)

2005

STATE OF NEW JERSEY

PARTNER'S SHARE OF INCOME

For Calendar Year 2005, or	r Fiscal Year Beginning		_, 2005 and ending	, 20
PART I General I	nformation			
Partner's SS # or Federal EIN		Partnership's Fe	deral EIN	
Partner's Name		Partnership's Na	ame	
Street Address		Partnership's Str	reet Address	
<u>0''</u>				7.01
City	State Zip Code	City	Sta	tte Zip Code
What type of entity is partner? (see instruc	ctions) Code	Enter Partner's	percentage of: (i) Before Decrease or Termination	(ii) End of Year
Date Partner's Interest in Partnership began	n: Month Day Year	_ Profit Sharing	%	%
□ Final NJK-1	□ Hedge Fund	Loss Sharing	%	%
□ Amended NJK-1	□ Member of Composite Retu	Capital Owners	hip%	%
PART II Income Ir	ıformation			
Income Classifications	A. Total Distribution	NJ-1040 Filers Enter Amounts on Line Shown Below	B. New Jersey Source Amount	ts 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 19a, Page 2		
PART III Partner's	Information			
1. Nonresident Partner's Share of	`NJ Tax			
2. Partner's HEZ Deduction				
PART IV Suppleme	ental Information (Attach	Schedule)	1	

Partnership name as shown on Form NJ-1065

Federal EIN

(Complete this schedule before completing Form NJ-1065)

		Column A	Column B	Column C				
PART I PARTNERSHIP INCOME		this Partnership on	Portion of Amount in Column A Earned by Other Partnerships	Amount Earned by this Partnership (A minus B)				
Ordinary income (loss) from trade or business activities	1							
Net income (loss) from rental real estate activities	2							
Net income (loss) from other rental activities	3							
interest Income	4							
Dividend Income	5							
Royalty Income	6							
Net gain (loss) from disposition of property	7							
Guaranteed payments to partners	8							
Net IRC section 1231 gain (loss)	9							
Other income (loss)	10							
Tax exempt interest income	11							
	Ordinary income (loss) from trade or business activities Net income (loss) from rental real estate activities Net income (loss) from other rental activities Interest Income Dividend Income Net gain (loss) from disposition of property Guaranteed payments to partners Net IRC section 1231 gain (loss) Dther income (loss)	Drdinary income (loss) from trade or business activities 1 Net income (loss) from rental real estate activities 2 Net income (loss) from other rental activities 3 Interest Income 4 Dividend Income 5 Royalty Income 6 Net gain (loss) from disposition of property 7 Guaranteed payments to partners 8 Net IRC section 1231 gain (loss) 9 Other income (loss) 10	RT I PARTNERSHIP INCOME Amounts Reported by this Partnership on Federal Schedule K Ordinary income (loss) from trade or business activities 1 Net income (loss) from rental real estate activities 2 Net income (loss) from other rental activities 3 Interest Income 4 Dividend Income 5 Royalty Income 6 Vet gain (loss) from disposition of property 7 Guaranteed payments to partners 8 Net IRC section 1231 gain (loss) 9 Other income (loss) 10	RT IPARTNERSHIP INCOMEAmounts Reported by this Partnership on Federal Schedule KPortion of Amount in Column A Earned by Other PartnershipsOrdinary income (loss) from trade or business activities1				

Lines 1 - 11

Column A: Follow the instructions for lines 1 through 11 of the NJ-1065 found on page 4.

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

PART II SUMMARY OF SCHEDULE NJK-1(S) OR FEDERAL K-1(S) RECEIVED FROM OTHER PARTNERSHIPS (Attach copies of all Schedule NJK-1(s) Received)									
				NJ Distributive Share	of Partnership Income	Nonresident Partner's			
12	NJK-1 Partnership Name Feder		Federal EIN	Column A	Column B Amount from NJ Sources	Column C s Share of NJ Tax			
Α									
В									
С									
D									
Е									
	13 Total	Income (Loss) and Tax from Tiered	Partnerships: 13	3					

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 Share of NJ Tax reported on Line 1, Column B 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.

CORPORATION ALLOCATION SCHEDULE

SCHEDULE J

A PARTNERSHIP THAT IS NOT A QUALIFIED INVESTMENT PARTNERSHIP, INVESTMENT CLUB, AND THAT IS NOT LIST-ED ON A UNITED STATES NATIONAL STOCK EXCHANGE BUT HAS A NONRESIDENT NONCORPORATE OR NONRESI-DENT CORPORATE PARTNER AND WHO MAINTAINS A REGULAR PLACE OF BUSINESS OUTSIDE OF NEW JERSEY SHOULD COMPLETE SCHEDULE J. THIS SCHEDULE SHOULD BE OMITTED IF THE TAXPAYER DOES NOT MAINTAIN A REGULAR PLACE OF BUSINESS OUTSIDE THIS STATE OTHER THAN A STATUTORY OFFICE, IN WHICH CASE THE TAX LAW REQUIRES THE ALLOCATION FACTOR TO BE 100% (1.000000). SCHEDULE J IS NOT REQUIRED FOR A PART-NERSHIP 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.

PART I ALL ALLOCATING COMPANIES MUST ANSWER THE FOLLOWING QUESTIONS

(a) State the number of regular places of business maintained outside this State

(b) List the address of at least one such regular place of business

(c) List the States in which the taxpayer maintained a permanent and continuous place of business, indicating type of establishment, such as warehouse,

factory, store, office, etc.

(d) Give the address of every factory, warehouse, store, or other place of business in New Jersey, indicating type of establishment

(e) Number of people employed (average) in New Jersey ______ outside New Jersey _____

(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____

PART II AVERAGE VALUES

(a) This schedule showing average values of real and tangible personal property must be completed by every taxpayer entitled to and electing to allocate.

(b) The average values of real and tangible personal property owned are to be computed on the basis of the average book values thereof and not on original cost. Rented or leased property is valued at 8 times the annual rent, including any amounts 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.

(c) The frequency upon which the amounts in Columns A and B below have been averaged is _____

ASSETS		E VALUES Cents)	DIVISION USE ONLY		
	Column A - New Jersey	Column B - Everywhere			
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					
8. Total Real and Tangible Personal Property					

PART III COMPUTATION OF ALLOCATION FACTOR

										_
1. Average value of the taxpayer's real and tangible personal property:		COLUMN A (omit cents)			COL	.UMN	ΙB			
(a) In New Jersey (Part II, Column A, line 8)	1(a)									
(b) Everywhere (Part II, Column B, line 8)	1(b)			- 1						_
(c) Percentage in New Jersey (line 1(a) divided by line 1(b)). Enter in Column B.			1(c)	•						
2. Receipts:			decir	plete by c nal places	. Do					
(a) From sales of tangible personal property shipped to points within New Jersey.	2(a)		cent.	Example	:					
(b) From services performed in New Jersey	2(b)			<u>23,456</u>	1					_
(c) From rentals of property situated in New Jersey	2(c)		1,0	00,000 =	•	1	2 3	3 4	56	<u>;</u>
(d) From royalties for the use in New Jersey of patents and copyrights	2(d)									
(e) All other business receipts earned in New Jersey.	2(e)									
(f) Total New Jersey receipts (Total of lines 2(a) to 2(e), inclusive, in Column A)	2(f)									
(g) Total receipts from all sales, services, rentals, royalties and other business										
transactions everywhere.	2(g)									
(h) Less nonsourced receipts. From Schedule J Part IV.	2(h)									
(i) Total everywhere receipts allowable-line 2(g) minus line 2(h)	2(i)									_
(j) Percentage in New Jersey (line2(f) divided by line 2(i)). Enter in Column B			2(j)	•						
(k) Double Weighted receipts factor Enter 2(j)			2(k)	•						7
3. Wages, salaries and other personal service compensation				•				•		_
(a) In New Jersey	3(a)									
(b) Everywhere	3(b)									
(c) Percentage of New Jersey (line 3(a) divided by line 3(b)). Enter in Column B.			3(c)	•						
4. Sum of New Jersey percentages shown at lines 1(c), 2(j), 2(k), and 3(c)										_
Enter in Column B.			4	•						
5. Allocation Factor (line 4 divided by four, or by the number of percentages										
included on line 4). Enter in Column B and carry to Line 1 of the Partners Directory				,						_
on Page 2 of Form NJ-1065.			5	•						

PART IV COMPUTATION OF THROWOUT RECEIPTS

Name of the Jurisdiction in which Receipts are Sourced	Total Receipts from all Sales, Services, Rental, Royalties, and Other Business Transactions
1.	
2.	
3.	
4.	
5.	
6.	
7.	
8.	
9.	
10.	
TOTAL carry to Schedule J line 2(h)	

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

- (a) WHO IS PERMITTED TO ALLOCATE: No domestic or foreign entity is permitted to allocate less than 100% of its adjusted entire net income to New Jersey, unless, during the period covered by the return, it actually maintained a regular place of business outside of New Jersey other than a statutory office.
- (b) DEFINITION OF REGULAR PLACE OF BUSINESS: A "regular place of business" is any bona fide office (other than a statutory office), factory, warehouse, or other space of the taxpayer which is regularly MAINTAINED, OCCUPIED and USED by the taxpayer in carrying on its business and in which one or more regular employees are in attendance. To maintain a place of business, the taxpayer must either own or rent the premises. That cost must be borne directly by the taxpayer and not by some related entity or person.
- (c) ALLOCATION PERCENTAGES: In computing the allocation factor in Schedule J, division must be carried to six decimal places, e.g., .123456.
- (d) ELECTION TO ALLOCATE: If the taxpayer is entitled to allocate, the election should be made with the filing of the partnership return regardless of the amount of income reported. Schedule J must be completed to validate the election.
- (e) 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 maintain a regular place of business outside this State other than a statutory office, in which case the tax law requires the allocation factor to be 100%.

(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 possession 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) Line 2(h) Receipts that have not been included in the numerator of an apportionment factor of another taxing jurisdiction's tax return based on income or measured by profits, business presence or business activity shall be excluded from the denominator.
- (e) Lines 2(j) and 2(k) The percentage of receipts in New Jersey should be entered on both lines 2(j) and 2(k) to effect a doubleweighted receipts fraction in the computation of the allocation factor.
- (f) 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.
- (g) ALLOCATION FACTOR GENERAL: The allocation factor is computed by adding together the percentages shown at lines 1(c), 2(j), 2(k) and 3(c) of Schedule J, Part III for the period covered by the return, and dividing the total of the percentages by four (4). However, if the property or payroll fraction is missing, the remaining percentages are added and the sum is divided by three. If the receipts fraction is missing, the other two percentages are added and the sum is divided by two. If two of the fractions are missing, the remaining percentage may be used as the allocation factor. A fraction is not missing merely because its numerator is zero, but is missing if its denominator is zero.

PART IV - COMPUTATION OF THROWOUT RECEIPTS: Provide the name of the jurisdiction and the amount of the receipts that have not been included in the other jurisdiction's tax return apportionment numerator.

FORMSTATE OF NEW JERSEY - NONRESIDENT CORPORATE PARTNER'SNJ-1065ESTATEMENT OF BEING AN EXEMPT CORPORATION OR MAINTAINING A2005REGULAR PLACE OF BUSINESS IN NEW JERSEY

N	EIN	Name of Filing Entity						
IATIC	Mailing Address							
PART 1 INFORM								
PART 1 ENTITY INFORMATION	City	State	Zip					
LITN	Person to Contact		Telephone Number					
PART 2 NONRESIDENT PARTNER INFORMATION	Federal EIN	Name of Nonresident Entity						
PART 2 KESIDENT PAR INFORMATION	Principal Address							
PART IDENT ORMA								
URESI INFO	City	State	Zip					
NON								
	MAINTAINS	A REGULAR PLACE OF BUS	SINESS					
	By signing this statement, the nonresident con lersey other than a statutory office.	porate partner is declaring that it	maintains a regular place of business in New					
	5	e office (other than a statutory off	ice), factory, warehouse, or other space of the					
t	axpayer which is regularly MAINTAINED,	DCCUPIED and USED by the tax	cpayer in carrying on its business and in which ness, the taxpayer must either own or rent the					
	premises. That cost must be borne directly by							
]	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.							
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.							
		declaring that it is exempt from the	he Corporation Business Tax Act pursuant to					
	N.J.S.A. 54:10A-3.							
\Box By signing this statement the nonresident corporate partner is declaring that it is an exempt IRC 501(c)(3) entity.								
	Under penalties of perjury, I declare that I have examined this statement, and to the best of my knowledge and belief, it is true and correct and that I am properly authorized to sign and make this consent on behalf of :							
		Name of Nonresident Entity						
	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 COR-PORATIONS 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.

Instructions for NJ-1065 Partnership Return and New Jersey Partnership NJK-1

The New Jersey Gross Income Tax Act does not follow all Federal income tax provisions for partnerships. For New Jersey gross income tax purposes, *all* items of income, expense, gain or loss resulting from the activities of the partnership, regardless of the item's character or category, must be included in the amount reported on Form NJ-1065 as "Partnership Income" and then apportioned to each partner on Schedule NJK-1. Each partner will report its portion of the total partnership income as "distributive share of partnership income" on its individual tax return. Nonresident partners that have income or loss from New Jersey sources are also required to file a tax return to report their share of partnership income. Nonresident partners will have to attach a copy of their Schedule NJK-1 to claim credit for the tax paid on their behalf.

The partnership income information required to be reported on this form is needed to: (1) adjust certain items of Federal income to conform to the New Jersey Gross Income Tax Act, and, (2) separate income derived from New Jersey sources from amounts derived from all sources. These adjustments and allocations provide the basis for the reporting of partnership income by both New Jersey resident partners and nonresident partners.

The amounts reported by the partnership on Federal Schedule K may require adjustments to ensure that all income, expense, gain or loss is ultimately reported by the partners as distributive share of partnership income on the New Jersey income tax return. For example, interest, dividends, rents, gains or losses earned are to be combined with Federal ordinary income (loss) to arrive at New Jersey partnership income (loss).

If a partnership is a qualified primary care medical or dental practice located in or within 5 miles of a Health Enterprise Zone (HEZ) the partners may be entitled to a deduction on their individual or fiduciary income tax returns. The amount of the deduction is to be listed on the partner's Schedule NJK-1 and deducted on the partner's Gross Income Tax return. Refer to the Division's web site, <u>www.state.nj.us/treasury/taxation</u>, for qualification and calculation information.

If the partnership has operations outside New Jersey, all income, gain or loss derived from sources other than real property must be allocated according to the business allocation percentage as determined by the Business Allocation Schedule (Form NJ-NR-A) unless permission has been granted to use a substitute method of allocation. Income, gain or loss attributable to real property that is physically located in New Jersey must be allocated entirely to this State. If the partnership is not a "qualified investment partnership", an "investment club", or is not listed on a United States national stock exchange, but it has a nonresident noncorporate or a nonresident corporate partner and it has operations outside New Jersey, it must also complete Schedule J "Corporation Allocation Schedule" and file it with Form NJ-1065 Partnership Return and pay any applicable tax due. Schedule J is not required for a partnership that meets hedge fund status, if its only nonresident partners are individuals, estates or trusts.

Most entities classified as partnerships for federal income tax purposes that have income or loss derived from New Jersey sources and that have more than two owners shall make a payment of a filing fee of \$150 for each owner up to a maximum of \$250,000. The filing fee is due on or before the 15th day of the fourth month succeeding the close of each privilege period. An installment payment equal to 50% of the filing fee is also required at the same time.

All choices affecting the computation of income from a partnership are made by the partnership, not each partner. This includes the choice of recognized methods of accounting, methods of computing depreciation, capitalization of organizational fees and the use of the installment sale provisions. It also includes the classification of income and the allocation of income to New Jersey. All partnership elections are equally applicable to all partners.

General Instructions

Partnership Defined - For tax purposes "partnership" means and shall include a syndicate, group, pool, joint venture and any other unincorporated organization through or by means of which any business, financial operation or venture is carried on and which is not a corporation, trust or estate within the meaning of the New Jersey Gross Income Tax Act. Only entities that qualify for and elect to be treated as a partnership for Federal tax purposes (for example limited liability companies and limited liability partnerships) shall be treated as partnerships under the New Jersey Gross Income Tax Act.

"Tiered" Partnerships - are arrangements wherein one partnership, the upper-tier or "parent" partnership, is a member of, or holds an ownership interest in another partnership (called the lower-tier, or "subsidiary" partnership). Tiered partnerships *must* complete Schedule A, Form NJ-1065 before completing Lines 1 through 11 on the front of Form NJ-1065.

Partner Defined - "Partner" means any owner of a partnership interest.

Nonresident Noncorporate Partner – means an individual, an estate or a trust subject to taxation pursuant to the "New Jersey Gross Income Tax Act" that is not a resident taxpayer or a resident estate or trust under that act.

Nonresident Corporate Partner – means a partner that is not an individual, an estate or a trust subject to taxation pursuant to the "New Jersey Gross Income Tax Act" that is not a corporation exempt from tax pursuant to N.J.S.A. 54:10A-3 and that does not maintain a regular place of business in this State other than a statutory office.

Qualified Investment Partnership – means a partnership that has more than 10 members or partners with no member or partner owning more than a 50% interest in the entity and that derives at least 90% of its gross income from dividends, interest, payments with respect to securities loans, and gains from the sale or other disposition of stocks or securities or foreign currencies or commodities or other similar income (including but not limited to gains from swaps, options, futures or forward contracts) derived with respect to its business of investing or trading in those stocks, securities, currencies or commodities, but "investment partnership" shall not include a "dealer in securities" within the meaning of section 1236 of the Federal Internal Revenue Code of 1986.

Hedge Fund Status – is met for New Jersey tax purposes if the investment entity's only activity is the purchase, holding or sale of intangible personal property, such as commodities or securities and such intangible personal property is not held for sale to customers as defined at N.J.S.A. 54A:5-8c. A partnership that qualifies for hedge fund status in one year may not meet the requirements every year. The entity must evaluate its situation on a yearly basis. The entity, not the partner, must make the determination.

Investment Clubs – are usually small groups of individuals who pool their money to invest in stock or other securities. The group usually operates informally with members pledging to pay a regular amount into the club monthly. Some clubs have a committee that gathers information on securities, selects the most promising securities, and recommends that the clubs invest in them. Most clubs require all members to vote for or against all investments, sales trades, and the other transactions.

Investment clubs recognize as their main source of income interest, dividends, and gains on disposition of their stock and securities and usually meet hedge fund status. Investment clubs generally are not considered a business. An investment club is required to file a New Jersey Partnership Form NJ-1065 but is not entitled to deduct any expenses (unless it rises to the level of being in business). The member or partner of the investment club will report their share of the investment club's income or loss as "distributive share of partnership income".

If an "investment club" meets the following criteria, it will be exempt from the \$150 per owner annual partnership filing fee and from the requirement that a partnership make payments on behalf of its nonresident owners. The "investment club" must be an entity that is classified as a partnership for federal income tax purposes, all of the owners are individuals and all of the assets are securities, cash, or cash equivalents. The market value of the total assets of which do not exceed, as measured on the last day of its privilege period, an amount equal to the lesser of \$265,200 or \$37,200 per owner of the entity. The investment club is not required to register itself or its membership interests with the federal Securities and Exchange Commission.

Who Must File

Every partnership that has income or loss derived from sources in the State of New Jersey, or has a New Jersey resident partner, must file Form NJ-1065. A partnership must file even if its principal place of business is outside the State of New Jersey. Form NJ-1065 is no longer solely an information return. A filing fee and tax may be imposed on the partnership. Partners subject to the gross income tax still must report and pay tax on their share of partnership income or loss.

How to File

NJ-1065 filers that have ten or more partners are now required to file and make payment by electronic means. To obtain the electronic filing and payment formats or to obtain additional information on electronic filing and payment options visit the New Jersey Division of Revenue Website at <u>http://www.state.nj.us/treasury/revenue</u> or call the Alternate Filing Branch at 609-633-1132.

NJ-1065 filers that have less than ten partners have the option to file and make payment by electronic means or on paper.

What to File

The following forms and statements must be included with Form NJ-1065:

- Schedule NJK-1 for every partner.
- Pages 1 through 4 of the Federal Form 1065, Federal Form 8825, Federal Schedule D and any Federal extension request forms filed
- A Schedule NJ-NR-A if any of the following conditions apply: (1) the partnership is doing business both inside and outside of New Jersey, or (2) 100% of the partnership's business is carried on outside of New Jersey.
- A Schedule J "Corporation Allocation Schedule" for tax remittance purposes, if you are **not** a "qualified investment partnership", "investment club", or that is **not** listed on a United States national stock exchange, but you have a nonresident noncorporate partner or a nonresident corporate partner. 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 "Corporation Allocation Schedule" 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.
- Worksheet GIT-DEP "Gross Income Tax Depreciation Adjustment Worksheet" if applicable.

The Division may require that the complete Federal Form NJ-1065 including all schedules and supporting attachments be submitted during the course of an audit.

If at any time during the course of an audit the Division deems it necessary, the partnership must make a Form NJ-1065E available for all applicable partners.

Form PART-200-T "Partnership Tentative Return and Application for Extension of Time to File" or Form PART-100 "Partnership Return Voucher" with applicable payment for filing fee and/or tax due must also be filed.

When to File

Returns for calendar year 2005 are due April 17, 2006. Fiscal year returns are due the 15th day of the fourth month after the end of the tax year.

Any short period return must be filed by the due date of the Federal Form 1065. The partnership should use the most current form available from the Division of Taxation.

Postmark Date. All New Jersey income tax returns postmarked on or before the due date of the return are considered to be filed on time. Returns postmarked after the due date are deemed to be late. The filing date for a late return is the day the return is received by the Division, not the postmark date.

Where to File

Mail your completed Form NJ-1065 to:

NJ DIVISION OF TAXATION REVENUE PROCESSING CENTER PO BOX 194 TRENTON NJ 08646-0194

Extension of Time to File

If an extension is obtained for filing Federal Form 1065, then an automatic extension is granted for submitting your Form NJ-1065. A copy of your application for Federal extension, Federal Form 7004, must be filed with your New Jersey return. Check the box labeled "Application for Federal Extension is attached" at the top of Form NJ-1065.

If you did not obtain a Federal extension and you need more time to file your New Jersey Form NJ-1065, Federal Form 7004 must be submitted as your request to New Jersey on or before the original due date of the return.

In addition, any partnership that has a filing fee or tax due must file Form PART-200-T, "Partnership Tentative Return and Application for Extension of Time to File". The applicable payment must accompany this form. Form PART-200-T must be postmarked on or before the original due date for the return.

If you file Form PART-200-T "Partnership Tentative Return and Application for Extension of Time to File," you must also file Form PART-100 "Partnership Return Voucher" when you file Form NJ-1065.

Partnerships are not to file Form CBT-150 "Corporation Business Tax Statement of Estimated Tax." Form CBT-150 is a Corporation Business Tax form, not a Partnership Form.

An extension of time to file Form NJ-1065 does not extend the time for filing the tax returns of the partners.

Accounting Method

A partnership's accounting method(s) used for Form NJ-1065 shall be the same as the accounting methods(s) used for Federal Form 1065.

Accounting Periods

The 2005 Form NJ-1065 should be used for calendar year 2005, or for a fiscal year, which began in 2005. If filing for a fiscal year or a short tax year, enter at the top of Form NJ-1065 the month and day the tax year began, and the month, day and year that it ended. The partnership's tax year for New Jersey income tax purposes must be the same as its tax year for Federal income tax purposes.

Passive Loss Limitations

Passive loss limitations do not apply for New Jersey gross income tax purposes. The full amount of current loss may be used to offset income or gain, regardless of Federal passive loss limitations.

Determining Gain or Loss on the Sale or Disposition of Partnership Assets, *Koch* Effect

The partnership in determining gain or loss, for New Jersey purposes, on the sale or disposition of partnership asset(s) **must** use the same basis in the asset(s) as used for federal tax purposes. The New Jersey Supreme Court's decision in *Sidney & Dorothy Koch v. Director Division of Taxation* does not apply to the sale, disposition or liquidation of assets by a partnership.

Gains or losses incurred by a partnership are passed through to the partners to be reflected on their respective New Jersey tax returns. Partners who are taxpayers subject to New Jersey Gross Income Tax will report this gain or loss as a component of their "Distributive share of partnership income".

Resident taxpayers that sell or dispose of a partnership interest may be entitled to a Koch type adjustment, to their federal basis in the partnership, when determining New Jersey gain or loss. The gain or loss on the sale or disposal of the partnership interest will generally be reflected on the taxpayer's New Jersey return in the category of income "Net gains or income from disposition of property". Only upon the complete liquidation of a partnership is the partner to report their respective gain or loss from the disposition of their partnership interest as "distributive share of partnership income." A complete liquidation of a partnership is deemed to occur in the tax year when it and all its partners discontinue all partnership activities; all its assets have been distributed to the partners; and the partners are required to recognize gain or loss on the disposition of their partnership interest for federal income tax purposes.

The sale or disposition of a partnership interest is the only time a partner, that is a taxpayer for Gross Income Tax purposes, can make *Koch* type basis adjustments.

Forms and Assistance

New Jersey tax forms may be obtained by:

- Calling our Automated Forms Request System at: 1-800-323-4400 (Touch-tone phones within New Jersey) or 609-826-4400 (Touch-tone phones anywhere)
- Calling NJ TaxFax at 609-826-4500 from your fax machine's phone to have forms faxed to you at any time
- Downloading the needed forms from our Web site at http://www.state.nj.us/treasury/taxation/
- Writing to

NJ DIVISION OF TAXATION TAXPAYER FORM SERVICES PO Box 269

TRENTON NJ 08695-0269

• Photocopying the needed forms from reproducible copies available in most public libraries.

Assistance from a Division representative is available Monday through Friday from 8:30 a.m. to 4:30 p.m. by contacting the Division's Customer Service Center at 609-292-6400.

Electronic Filing Assistance

Electronic filing assistance can be obtained by:

- Calling the Alternative Filing Branch at 609-633-1132.
- Downloading the needed formats from the New Jersey Division of Revenue Website at:

http://www.state.nj.us./treasury/revenue

Amended Return or Federal Change

An amended Form NJ-1065 must be filed if an amended Federal Form 1065 return is filed, or if the Internal Revenue Service changes or corrects any item of income, gain or loss previously reported. The amended New Jersey return shall be filed within 30 days of the date the amended Federal Form 1065 is filed or, in the case of a Federal audit, within 90 days after the final determination of the change. Where an amendment to Form NJ-1065 results in a need to amend the Schedules NJK-1, an amended Schedule NJK-1 must be forwarded to the Division of Taxation and to each partner.

An amended Form NJ-1065 and an amended Schedule NJK-1 for each partner must also be filed to correct any error on or reflect any change to the original Form NJ-1065, whether or not an amended Federal Form 1065 was filed for that year.

To amend your original Form-1065, get a blank Form NJ-1065 for the tax year that is to be amended and check the "Amended Return" box at the top of the form. Complete the form entering the corrected information and attach an explanation of the changes. Mail amended partnership returns to:

NJ DIVISION OF TAXATION REVENUE PROCESSING CENTER PO BOX 194 TRENTON NJ 08646-0194

Penalty and Interest Charges

A penalty of \$100 for each month or fraction of a month will be imposed for a partnership that fails to file electronically when there are ten (10) or more partners and a late filing penalty of 5% per month (or fraction of a month) up to a maximum of 25% of the outstanding tax liability will also be imposed.

The Division may impose a penalty against the partnership if the partnership is required to file Form NJ-1065, as well as Form PART-100 and (1) fails to file the return on time, including any extension, (2) files a return that fails to show all the information required, or (3) fails to file an amended partnership return within 90 days of the date a final Federal

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determination or disallowance is issued or within 90 days of the date the amended Federal Form 1065 is filed, unless the failure is due to reasonable cause and not due to willful neglect.

A penalty of \$100 for each month or fraction of a month may be imposed for failure to file.

A late filing penalty of 5% per month (or fraction of a month) up to a maximum of 25% of the outstanding tax liability when a return is filed after the due date or extended due date may also be imposed.

A late payment penalty of 5% of the outstanding tax balance may be imposed.

Interest will be computed at 3% above the prime rate for every month or fraction of a month the tax is unpaid, compounded annually. At the end of each calendar year, any tax, penalties, and interest remaining due (unpaid) will become part of the balance on which interest is charged.

Fraudulent Returns

Any person who willfully fails to file a return, files a fraudulent return, or attempts to evade the tax in any manner may be liable for a penalty not to exceed \$7,500 or imprisonment for a term between three years and five years, or both.

Rounding Off to Whole Dollars

Money items on the return and schedules may be shown in whole dollars (eliminate amounts under 50 cents; enter amounts over 49 cents as the next higher dollar amount).

Signatures

Form NJ-1065 is not considered to be a return unless signed, either by a general partner, limited liability company member or, if applicable, a receiver, trustee in bankruptcy, or assignee.

Anyone who prepares a partnership return for a fee must sign the return as a "Paid Preparer" and must enter his or her social security number or federal practitioner tax identification number. The company or corporation name and Federal Employer Identification Number, must be included, if applicable. The preparer required to sign the partnership

Line By Line Instructions

Reporting Period

If you are reporting for a period other than calendar year 2005, enter the beginning and ending dates of your fiscal year.

Partnership Name, Address, Identification

Enter the exact legal name, trade name, if any, and address of the partnership. The legal name is the name in which the business owns property or acquires debt. Enter the trade name, registered alternate name, (d/b/a name) if different from the partnership's legal name. return must sign it by hand; **signature stamps or labels are not acceptable.** If someone prepares the return at no charge, the paid preparer's area need not be completed. A tax preparer who fails to sign the return or provide a correct tax identification number may incur a \$25 penalty for each omission.

Composite Return for Qualified Electing Nonresident Partners

A partnership which has New Jersey source income may file a composite return (Form NJ-1080C) on behalf of its qualified nonresident partners who elect to be included in the composite filing. Tax will be calculated for 2005 at two tax rates: 6.37% and 8.97% without regard to each partner's filing status, dependent exemptions, or any deductions. Composite estimated tax payments should also be made.

A partner may not participate in the composite return if:

- The partner is an estate or trust;
- The partner is a partnership or corporation;
- The partner files on a fiscal year basis;
- The partner is a New Jersey resident during any part of the year;
- The partner derives income from New Jersey sources other than the income from this or any other composite return.

Every participating partner must make the election to be part of the composite return in writing each year. The elections must be maintained in the partnership files. When filed, the composite return must include a list of the partners who are participating, as well as a list of those who have not elected, or are not qualified, to participate in the composite return. The list must include each partner's name, address and Federal Identification Number.

If a composite return is filed, check the box labeled "Composite Return is filed for Nonresident Partners" at the top of Form NJ-1065.

If the partnership has made timely, quarterly estimated payments for the composite return (Form NJ-1080C), check the box labeled "Quarterly Form NJ-1080C Payments" at the top of Form NJ-1065.

Enter the partnership's Federal Employer Identification Number (FEIN), principal business activity and date the business was started.

Enter the number of resident partners and the number of nonresident or foreign partners in the spaces provided. Each partner's residency status must be determined as of the close of the partnership's tax year.

Check the appropriate boxes to indicate whether the return is a(n)

• Initial return;

- Final return; or
- Amended return.

Check the appropriate boxes to indicate if

- An application for a Federal extension is attached;
- Permission has been granted for a substitute method of allocation;
- This is a Qualified Investment Partnership;
- This partnership is listed on a United States national stock exchange;
- The partnership meets hedge fund status;
- This is an Investment Club that is exempt from the filing fee and the requirement that a partnership make payments on behalf of its nonresident owners in accordance with the criteria outlined in the "General Instructions;"
- A composite return is filed for nonresident partners;
- Estimated payments were made on a timely, quarterly basis for the composite return;
- This is a Tiered Partnership;
- This is a General Partnership;
- This is a Limited Partnership;
- This is a Limited Liability Company; or
- This is a Limited Liability Partnership.

Federal Partnership Income (Lines 1 – 11)

Note: Tiered Partnerships must complete Schedule A *before* completing the front of Form NJ-1065.

Line 1 - Ordinary Income (Loss) from Trade or Business Activities

Enter on Line 1 the amount of ordinary income or loss derived from the partnership's trade or business activities. This will be the amount reported on Line 1, Schedule K, Federal Form 1065.

Line 2 - Net Income (Loss) from Rental Real Estate Activities

Enter on Line 2 the net income or loss from rental real estate activities (attach a copy of your Federal Form 8825). This will be the amount reported on Line 2, Schedule K, Federal Form 1065.

Line 3 - Net Income (Loss) from Other Rental Activities

Enter on Line 3 the net income or loss from other rental activities. This will be the amount reported on Line 3c, Schedule K, Federal Form 1065.

Line 4 - Guaranteed Payments to Partners

Enter on Line 4 the amount of guaranteed payments to partners reported on Line 4, Schedule K, Federal Form 1065.

Line 5 - Interest Income

Enter on Line 5 the amount of interest income reported on Line 5, Schedule K, Federal Form NJ-1065.

Line 6 - Dividend Income

Enter on Line 6 the amount of dividend income reported on Line 6, Schedule K, Federal Form 1065.

Line 7 - Royalty Income

Enter on Line 7 the royalty income reported on Line 7, Schedule K, Federal Form 1065.

Line 8 - Net Gain (Loss) from Disposition of Property

Enter on Line 8 the total of the net short-term and long-term gains and/or losses reported on Lines 8 and 9, Schedule K, Federal Form 1065. Attach a copy of Schedule D, Federal Form 1065.

Line 9 - Net IRC Section 1231 Gain (Loss)

Enter on Line 9 the net IRC Section 1231 gain or loss reported on Line 10, Schedule K, Federal Form 1065.

Line 10 - Other Income (Loss)

Enter on Line 10 any other income or loss that is not included on Lines 1 through 9 above. This will include the amount reported on Line 11, Schedule K, Federal Form 1065.

If any amount is reported on this line you must attach a schedule identifying the income or loss.

Line 11 - Tax Exempt Interest Income

Enter on Line 11, the amount of tax-exempt interest income reported on Line 18a, Schedule K, Federal Form 1065.

Line 12 - Subtotal

Add Lines 1 through 11 above and enter the result on Line 12.

NEW JERSEY ADDITIONS

Line 13a - Taxes Based on Income

Enter on Line 13a the amount of taxes based on income which were deducted to determine ordinary income (loss) on Line 1 above.

Line 13b - Other Additions - Specify

Enter on Line 13b any other items deducted from or not included on Lines 1 through 11 above, which are not excludable under the New Jersey Gross Income Tax Act.

If an asset has been placed in service since January 1, 2004, refer to Worksheet GIT-DEP. This worksheet is available on the Division's web site. Include any net addition adjustment from Worksheet GIT-DEP, if applicable, if federal income included deduction of federal special depreciation allowance or IRC Section 179 expense; federal Section 179 recapture income; or a gain or loss on disposition of such asset.

Specify each item reported. If the amount reported on Line 12, Form NJ-1065 included any loss incurred in connection with the disposition of exempt New Jersey or Federal obligations, you must add back the amount of such loss on this line.

Line13c - Total Additions

Add Lines 13a and 13b and enter the result on Line 13c.

Line14 - Subtotal

Add Lines 12 and 13c and enter the result on Line 14.

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NEW JERSEY SUBTRACTIONS

Line 15a - Net Income (Loss) from Rental Real Estate Activities - Enter on Line 15a any income or loss that resulted from rental real estate activities and is included in the amount reported on Lines 1 or 2 above

Line 15b - Net Gain (Loss) from Disposition of Real Property Enter on Line 15b any gain or loss that resulted from the sale, exchange or disposition of real property and is included in the amount reported on Lines 1, 7 or 9 above.

Line 15c - Guaranteed Payments to Partners

Enter on Line 15c the amount of guaranteed payments to partners reported on Line 4 above.

Line 15d - Interest Income from Federal Obligations

Enter on Line 15d any interest from Federal obligations that is excludable from New Jersey gross income and was included in the amount reported on Lines 5 or 6 above.

Line 15e - Interest Income from New Jersey Obligations

Enter on Line 15e the amount of interest income from New Jersey obligations that is excludable from New Jersey gross income and was included in the amount reported on Lines 6 or 11 above.

Note: Lines 15d and 15e - Amounts excludable from income include interest and dividends on obligations of the State of New Jersey or any of its political subdivisions and from tax exempt obligations of the United States government, its territories or instrumentalities. Distributions from New Jersey *qualified investment funds* are also exempt, as are distributions from other investment funds, but only to the extent the distribution is derived from obligations of the type described at N.J.S.A. 54A:6-14, et seq.

Line 15f – Smart Moves for Business Programs Tax Deduction

A partnership which has registered with the New Jersey Department of Transportation, has an authorized plan to provide commuter transportation benefits, and has incurred direct expenditures attributed to such plan, shall be entitled to reduce total partnership income distributed to its partners. The amount of the reduction shall be the lesser of 157 percent of the amount of commuter transportation benefits provided pursuant to law or \$2,069 for each employee receiving such benefits.

Eligible partnerships must obtain and complete New Jersey Form 307 in order to determine the amount of the ride share deduction. The completed form must be attached when Form NJ-1065 is filed.

Line 15g - Other Subtractions - Specify

Enter on Line 15g any other items which are excludable or deductible from the income included in the subtotal reported

on Line 12 above for New Jersey gross income tax purposes. Specify each item subtracted.

Examples of some items that might be reported on this line are:

- Dividends from exempt Federal and New Jersey obligations described at N.J.S.A. 54A:6-14.
- Gains from the sale of exempt Federal and New Jersey obligations excludable pursuant to N.J.S.A. 54A:5-1c.
- The remaining 50% of business meals and entertainment expenses that are not deductible for Federal purposes.
- IRC Section 179 expense deductions
- If an asset has been placed in service since January 1, 2004, refer to Worksheet GIT-DEP. This worksheet is available on the Division's web site. Include any net subtraction adjustment from Worksheet GIT-DEP, if applicable, if federal income included deduction of federal special depreciation allowance or IRC Section 179 expense; federal Section 179 recapture income; or a gain or loss on disposition of such asset.
- Pursuant to N.J.S.A. 54A:5-15, for taxable years beginning after December 31, 2004, enter the New Jersey allowable IRC Section 199 deduction. Information regarding the New Jersey limitations and calculations can be found on the Division's web site.

Note: A partnership is <u>not</u> entitled to a basis adjustment in the calculating and reporting of partnership gain or loss from the sale or disposition of partnership assets as was extended to individuals, as in the *Koch* case, on the sale or disposition of a partnership interest. The partnership <u>must always</u> use federal adjusted basis when determining gain or loss. Only taxpayers as defined pursuant to N.J.S.A. 54A:1-2. I are entitled to a *Koch* type adjustment.

Line 15h - Total Subtractions

Total Lines 15a through 15g, and enter the result on Line 15h.

Line 16a - Subtotal

Subtract Line 15h from Line 14 and enter the result on Line 16a.

NEW JERSEY ALLOCATED INCOME

Line 16b - New Jersey Allocated Adjusted Partnership Income

Form NJ-NR-A must be completed by every partnership entity, including those that have met hedge fund status, that is not reporting 100% of its activity to New Jersey or that has not been granted permission to use a substitute method of allocation. Failure to file Form NJ-NR-A or to check the box that a *substitute method of allocation has been granted* may result in 100% of your partnership's income or loss being sourced to New Jersey.

Enter the business allocation percentage from Line 5, Form NJ-NR-A in the box provided on Line 16b. *A percentage must*

be entered unless you have been granted permission to use a substitute method of allocation. If permission has been granted, leave the box on Line 16b blank and enter the actual New Jersey source amount. Enter 100% if all partnership activities are carried on in New Jersey or 0% if all partnership activities are carried on outside New Jersey. Multiply the amount on Line 16a by this percentage and enter the result on Line 16b, Column B.

Where a partnership's activity is carried on both within and outside of New Jersey, the portion of the partnership's income, gains, expenses or losses attributable to sources within New Jersey shall, except as provided below, be determined by use of the New Jersey Business Allocation Schedule (Form NJ-NR-A), as prepared by the partnership.

Where a partnership's activity is carried on both within and outside of New Jersey and the partnership believes that the determination of the portion of the partnership's income, gains, expenses or losses attributable to sources within New Jersey by use of the New Jersey Business Allocation Schedule does not provide an equitable allocation of such items, and the books and records of the partnership will disclose to the Director's satisfaction a more appropriate method of allocating such items, the partnership may request from the Director an exception from the use of the New Jersey Business Allocation Schedule. Such request shall be made *in writing* to: CHIEF, INDIVIDUAL TAX AUDIT BRANCH, BUSINESS ALLOCATION EXEMPTION, PO BOX 288 ,TRENTON NJ 08695-0288

Your request for exception from the use of the New Jersey Business Allocation Schedule must set forth the basis of the request and the substitute method of allocation requested to be used in lieu of the New Jersey Business Allocation Schedule. The substitute method of allocation may not be utilized prior to the submission of the partnership's exception request and the approval of such request by the Director. The partnership's exception request, once approved, shall be made every three years, unless the Director or the partnership requests a change sooner.

Note: A partnership that is not a "qualified investment partnership", "investment club", or that is not listed on a United States national stock exchange, but has a nonresident noncorporate partner or a nonresident corporate partner must also complete Schedule J "Corporation Allocation Schedule." 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 to be completed based on the partnership entity's information, not the nonresident partner's information. The corporation business allocation factor will be reported on Line 1 of the Partners Directory. 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 their filing fee.

Line 17 – Net Income (Loss) from Rental Real Estate Activities

Enter on Line 17, Column A, the amount of net income or loss from rental real estate activities that was reported on Line 15a, above.

Enter on Line 17, Column B, the portion of the amount reported in Column A that was derived from real property physically located in New Jersey.

Line 18 - Net Gain (Loss) from Disposition of Real Property

Enter on Line 18, Column A, the amount of gain or loss from the disposition of real property reported on Line 15b, above.

Enter on Line 18, Column B, the portion of the amount reported in Column A that was derived from the disposition of real property physically located in New Jersey.

Line 19 – Net Partnership Income (Loss)

Add Lines 16a, 17 and 18, Column A, and enter the sum on Line 19, Column A.

Add Lines 16b, 17 and 18, Column B, and enter the sum on Line 19, Column B.

Line 20 - Income (Loss) from Tiered Partnership(s)

Enter on Line 20, Column A, the amount, if any, of income or loss from other partnerships as reported on Line 13, Column A of Part II, Schedule A, Form NJ-1065.

Enter on Line 20, Column B, the amount, if any, of income or loss from other partnerships as reported on Line 13, Column B of Part II, Schedule A, Form NJ-1065.

Line 21 – Partnership Income (Loss)

Add Lines 19 and 20, Column A, and enter the sum on Line 21, Column A.

Add Lines 19 and 20, Column B, and enter the sum on Line 21, Column B.

Line 22a - Guaranteed Payments to Partners

Enter on Line 22a the amount of guaranteed payments to partners reported on Line 15c of Form NJ-1065 (above).

Line 22b - Guaranteed Payments to Partners - Pension

Enter on Line 22b the amount of guaranteed payments to retired partners who are receiving such payments as a result of a period of service to the partnership pursuant to a retirement agreement or pension plan.

Line 22c - Net Guaranteed Payments to Partners

Subtract the amount on Line 22b from the amount on Line 22a and enter the result on Line 22c, Column A.

Multiply the amount from Line 22c, Column A by the business allocation percentage on Line 16b, Form NJ-1065 (above). Enter the result on Line 22c, Column B.

If a substitute method of allocation was granted, enter the actual New Jersey source amount.

Line 23 - Total Nonresident Noncorporate Partners Share of Tax

Enter on Line 23, Column B, the total nonresident noncorporate partners share of tax reported on Line 2c, Column J of the Partners Directory.

Partners Directory

PARTNERS DIRECTORY

List the partners in order of their ownership interest in the partnership, beginning with the partner who holds the largest share.

Note: A partnership that is a "qualified investment partnership", an "investment club", or that is listed on a United States national stock exchange does not have to complete Schedule J "Corporation Allocation Schedule." A partnership that meets hedge fund status and whose only nonresident partners are individuals, estates or trusts does not have to complete Schedule J. All other partnerships that have nonresident noncorporate partners or nonresident corporate partners **must complete Schedule J** "Corporation Allocation Schedule" and file it with Form NJ-1065 Partnership Return. They must also complete columns H, I, J and K on the Partners Directory for each *nonresident noncorporate and nonresident corporate partner*.

Line 1 - Corporation Allocation Factor

Enter the allocation factor from Line 5 of Schedule J "Corporation Allocation Schedule" on Line 1 of the Partners Directory.

If you are a "qualified investment partnership," "investment club", listed on a United States national stock exchange; or meet hedge fund status whose only nonresident partners are individuals, estates or trusts, enter zero.

Column A: Enter each partner's ownership percentage as of the close of the taxable year. If a partner disposed of all or part of an ownership interest during the year, list the partner by the ownership percentage before the disposition.

Column B: Enter a "Y" if this is the final Schedule NJK-1 for the partner.

Column C: Use the following codes to identify the partner's residency status and type:

- RI New Jersey Resident Individual
- NR Nonresident Individual
- NRC Nonresident Individual (see below)
- PI Part Year Resident Individual
- RP New Jersey Resident Partnership
- NP Nonresident Partnership

Line 24 - Total Nonresident Corporate Partners Share of Tax

Enter on Line 24, Column B, the total nonresident corporate partners share of tax reported on Line 2c, Column K of the Partners Directory.

- NPM Nonresident Partnership (see below)
- RT New Jersey Resident Trust
- NT Nonresident Trust
- RE New Jersey Resident Estate
- NE Nonresident Estate
- RC New Jersey Corporation
- FC Non-New Jersey Corporation
- FCM Non-New Jersey Corporation (see below)
- EFC Exempt Foreign Corporation
- RO New Jersey Resident Other
- NO Nonresident Other
- NOM Nonresident Other (see below)

Code NRC is used to identify a nonresident individual partner who participates in the partnership's composite return and the partnership has made estimated payments on a timely, quarterly basis for the composite return.

Codes NPM, FCM and NOM are used to identify nonresident partners that maintain a regular place of business in New Jersey other than a statutory office. No tax is required on their behalf or on the behalf of an exempt foreign corporation (EFC).

For codes NPM, FCM, NOM and EFC the partnership must obtain and retain in its files a fully completed and signed Form NJ-1065E. The form is valid for one return period and a new form must be filed with the partnership for any subsequent return periods. If at any time during the course of an audit, the Division deems it necessary, the partnership must make the form(s) available.

Attach a rider to explain the partner's entity type in detail for codes RO, NO and NOM.

Column D: Enter each partner's Social Security Number (SSN) for individual partners or Federal Employer Identification Number (FEIN) for partners which are entities other than individuals, as well as each partner's name and address. For individuals, the statute requires that the address be that of the person's principal residence. If the partner is an entity other than an individual, enter the partner's business name. For corporations, enter the address of commercial domicile. Note: The amounts listed in Columns E and F represent the distributive share of partnership income (loss) that the partners who are subject to Gross Income Tax are required to report on their tax returns. Columns E and F reflect the adjustments allowed for Gross Income Tax purposes that are reported on page 1 of Form NJ-1065. The amounts listed in Columns H and I represent the nonresident partner's share of income for which the partnership is required to remit tax. Columns H and I do not reflect any adjustments. The amounts reported in Columns E and F may differ from the amounts reported in Columns H and I.

Column E: Enter each partner's Distributive Share of Partnership Income or Loss from Line 4, Column A of their Schedule NJK-1.

Column F: Enter each partner's Distributive Share of Partnership Income or Loss from Line 4, Column B of their Schedule NJK-1.

Column G: Enter each partner's share of Pension income from Line 5, Column A of their Schedule NJK-1.

Column H: Enter each nonresident noncorporate (codes NR, NT and NE) partner's share of total income or loss. No entry is required if the partnership is a "qualified investment partnership", "investment club" is listed on a United States national stock exchange; or if the partnership meets hedge fund status and has checked the appropriate boxes on the front of Form NJ-1065.

No entry is required if the nonresident individual partner participates in the partnership's composite return and the partnership has made estimated payments on a timely, quarterly basis for the composite return.

Enter each nonresident corporate (codes NP, FC and NO) partner's share of total income or loss. No entry is required if the partnership is a qualified investment partnership or if it is listed on a United States national stock exchange and has checked the appropriate boxes on the front of Form NJ-1065.

Add Lines 1 through 11, plus any "Tax-exempt interest income" included on Line 18 from their Schedule K-1, Federal Form 1065.

Column I: Enter each nonresident partner's share of New Jersey income. Multiply the amount from Column H by the corporation allocation factor on Line 1 (above). If the amount in Column H is a loss, do not make an entry in Column I.

Column J: Enter each nonresident noncorporate partner's (codes NR, NT and NE) share of tax. Multiply the amount from Column I by 6.37%.

If an amended return is filed and the result of multiplying the amount from Column I by 6.37% is less than the amount

reported on the original Partners Directory, report the amount listed on the original Partners Directory. Do **not** report the lesser amount, since the partner is entitled to claim credit for the originally reported amount.

Column K: Enter each nonresident corporate partner's (codes NP, FC and NO) share of tax. Multiply the amount from Column I by 9.0%.

If an amended return is filed and the result of multiplying the amount from Column I by 9.0% is less than the amount reported on the original Partners Directory, report the amount listed on the original Partners Directory. Do **not** report the lesser amount, since the partner is entitled to claim credit for the originally reported amount.

Line 2a – Total This Page

Total all nonresident partners' share of tax from columns J and K of page 2 of Form NJ-1065.

Line 2b – Total From _____ Additional Pages Attached Enter the total number of additional pages attached on the line provided. Enter the sum of the totals for columns J and K from each additional page attached.

Line 2c – Total Tax

Add lines 2a and 2b from Columns J and K and enter the results on Line 2c. Carry the total from Column J to Line 23 and the total from Column K to Line 24 on the front of Form NJ-1065.

Signature

The return must be signed and dated by a general partner or limited liability company member.

Anyone who prepares a return for a fee must sign the return as a "Paid Preparer" and enter his or her social security number or federal practitioner tax identification number. Include the company or corporation name and Federal Employer Identification Number, if applicable. A tax preparer who fails to sign the return or provide a tax identification number may incur a penalty of \$25 for each omission.

Note: A partnership that is not required to remit a payment of tax on behalf of its nonresident noncorporate or nonresident corporate partners may still be required to pay a filing fee. Refer to the instructions for the Filing Fee Schedule that is part of both Forms PART-200-T "Partnership Tentative Return and Application for Extension of Time to File" and PART-100 "Partnership Return Voucher" to see if you are required to make a payment.

Line by Line Instructions for Schedule NJK-1

SCHEDULE NJK-1

Individual, trust and estate partners are subject to New Jersey gross income tax on their share of the partnership's income, whether or not the income is actually distributed. Partners who reside in New Jersey are taxed on their share of the partnership's income, regardless of the source of the income. Nonresident partners are also subject to New Jersey gross income tax on their share of the partnership's income, but only to the extent such income is allocated to New Jersey.

If the partnership has met "hedge fund" status and has checked the "hedge fund" box listed on the partner's Schedule NJK-1; the nonresident individual, trust or estate partner is not required to report the New Jersey source amount income from Column B of their Schedule NJK-1 on their nonresident gross income tax return.

Schedule NJK-1 provides each partner with information regarding that partner's share of partnership income. A Schedule NJK-1 must be completed for every partner that was a partner in the partnership at any time during the year.

Partners must be furnished with a copy of their Schedule NJK-1 on or before the due date of the partnership return (Form NJ-1065). If a partnership interest is held by a nominee on behalf of another person, the partnership is required to furnish Schedule NJK-1 to the nominee.

A copy of all NJK-1(s) must be retained by the partnership as part of the partnership's records.

PART I GENERAL INFORMATION

Name and Address

Enter the name and address of both the partner and the partnership. Enter the Federal Employer Identification Number (FEIN) of the partnership and, if the particular partner is an entity other than an individual, enter the FEIN of the partner as well. If the partner is a person, enter his or her Social Security Number. If the partner is an Individual Retirement Arrangement (IRA), enter the identification number of the *custodian* of the IRA, not the Social Security Number of the person for whom the IRA is maintained.

If a husband and wife each had an interest in the partnership, prepare a separate Schedule NJK-1 for each spouse. If a husband and wife held an interest together as one partner, prepare one Schedule NJK-1.

Classification of Partner

Use the codes shown above in the instructions for Column C of the partner's directory.

Date Partner's Interest in Partnership Began

Enter the month, day, and year the partner obtained an interest in this partnership.

Partner's Profit, Loss, and Capital Sharing Percentages

Enter in Column (ii), the appropriate percentages as of the end of the partnership's year. However, if a partner's interest terminated during the year, enter in Column (i) the percentages that existed immediately before the termination. When the profit or loss sharing percentage has changed during the year, show the percentage before the change in Column (i) and the end-of-year percentage in Column (ii). If there are multiple changes on the profit and loss sharing percentage during the year, attach a statement giving the date and percentage before each change.

"Capital Ownership" means the portion of the capital that the partner would receive if the partnership was liquidated at the end of the year and the undivided interests in the partnership's assets and liabilities were distributed.

PART II INCOME INFORMATION

The amounts reported in Column A, Schedule NJK-1, represent the partner's share of the partnership's income, gain or loss from all sources as reported in Column A, Form NJ-1065. The partner's share shall be determined by the partnership agreement in the same manner as the partner's distributive share of partnership income is determined for Federal income tax purposes. Column A, Schedule NJK-1 must be completed for every partner, regardless of residency.

The amounts reported in Column B, Schedule NJK-1 represent the partner's share of the partnership's income, gain or loss allocated to New Jersey as reported in Column B, Form NJ-1065. Column B, Schedule NJK-1 should be completed for all partners.

Line 1 - Partnership Income (Loss)

Enter on Line 1, Column A, the partner's share of partnership income or loss reported on Line 21, Column A, Form NJ-1065.

Enter on Line 1, Column B, the partner's share of partnership income or loss reported on Line 21, Column B, Form NJ-1065.

Line 2 – Net Guaranteed Payments

Enter on Line 2, Column A, the partner's amount of net guaranteed payments reported on Line 22c, Column A, Form NJ-1065.

Enter on Line 2, Column B, the amount from Column A multiplied by the business allocation percentage from Line 16b, Form NJ-1065.

Line 3 - Partner's 401(k) Contribution

Enter on Line 3, Column A, the amount of the partner's contribution to a 401(k) plan. Contributions in excess of Federal limits and taxable for Federal income tax purposes may not be included on this line. Do not include matching contributions made by the partnership for the partner.

Enter on Line 3, Column B, the amount from Column A multiplied by the business allocation percentage from Line 16b, Form NJ-1065.

Line 4 – Distributive Share of Partnership Income (Loss)

Add Lines 1 and 2, Column A, then subtract Line 3, Column A from this result. Enter the remainder on Line 4, Column A.

Add Lines 1 and 2, Column B, then subtract Line 3, Column B from this result. Enter this amount on Line 4, Column B.

Line 5 – Pension

Enter on Line 5, Column A, the partner's share of guaranteed payments – pension reported on Line 22b, Column A, Form NJ-1065. The partner to whom the guaranteed payment was made must be receiving the payment as a result of a period of service to the partnership pursuant to a retirement agreement or pension plan.

Make no entry on Line 5, Column B. Pension income to nonresidents is not subject to New Jersey gross income tax.

PART III PARTNER'S INFORMATION Line 1 – Nonresident Partner's Share of New Jersey Tax

Enter on Line 1, Column B, the partner's share of New Jersey tax reported in either Column J or Column K of the Partners Directory.

If an amended Schedule NJK-1 is filed, **do not** report less than the amount reported on the original Schedule NJK-1.

Line 2 – Partner's HEZ Deduction

If the partnership is a qualified primary care medical or dental practice located in or within 5 miles of a Health Enterprise Zone (HEZ) the partnership must determine if the partners are entitled to an HEZ deduction and the amount. The partner's deduction is entered on the partner's Schedule NJK-1 and deducted on the partner's Gross Income Tax return. Refer to the Division's web site, <u>www.state.nj.us/treasury/taxation</u>, for qualification and calculation information.

Enter the partner's HEZ deduction.

PART IV SUPPLEMENTAL INFORMATION

Attach a separate schedule to provide any detailed information affecting the partner's share of income.

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Business Allocation Schedule

General Instructions for Business Allocation Schedule

If business activities are carried on both inside and outside New Jersey, business income may be allocated to determine the amount of income from New Jersey sources. Carrying on business activities outside New Jersey means maintaining, operating or occupying a regular place of business outside New Jersey, such as an office, shop, store, warehouse, factory, agency or other place where the business affairs are systematically and regularly conducted.

The business may not allocate income if it has only an occasional or isolated business transaction outside the State. Likewise, if the business has no regular place of business outside New Jersey, it may not allocate income, even though its representatives travel outside the State for the purposes of performing duties connected with the trade or business, and make sales or perform services for persons or corporations located outside the State.

Be sure that Form NJ-NR-A is firmly attached to Form NJ-1040NR, NJ-1041, or NJ-1065, and that the name and address on the Business Allocation Schedule agree exactly with the name and address on the return to which it is attached.

Line by Line Instructions for Business Allocation Schedule

Section 1 - Business Locations

Use Section 1 to list the locations where the business activities are conducted. In Columns (a) and (b) list the exact locations at which the business carries on activities both inside and outside the State. List **all** business locations. In Column (c) describe the places listed in Columns (a) and (b) (i.e., branch office, agency, factory, warehouse, etc.). In Column (d) indicate whether the business rents or owns each location listed. Attach additional sheets if necessary.

Section 2 - Average Values

Use Section 2 to determine the average value of your business assets.

The average value of property owned is determined by adding (1) the book value of the property at the beginning of the taxable year and (2) the book value of the property at the end of the taxable year and dividing the sum by two.

The average value of property rented or leased is valued at eight times the annual rent. Rent includes any amounts paid in addition to, or accrued in lieu of rent for the period covered by the return (such as interest, taxes, insurance and repairs).

Line 1 - Real Property Owned

Column A

Enter on Line 1, Column A, the average value of the real property listed in Section 1 that was owned for the period covered by the return. Include property located both inside and outside New Jersey.

Column B

Enter on Line 1, Column B, the average value of the real property listed in Section 1 that was owned in the State. Include only property located in New Jersey.

Line 2 - Real and Tangible Property Rented Column A

Enter on Line 2, Column A, the average value of property, both real and tangible that was rented for the period covered by the return. Include property located both inside and outside New Jersey.

Column B

Enter on Line 2, Column B, the average value of property, both real and tangible that was rented in the State. Include only property located in New Jersey

Line 3 - Tangible Personal Property Owned Column A

Enter on Line 3, Column A, the average value of the tangible personal property that was owned and used in the business for the period covered by the return. Include property located both inside and outside New Jersey.

Column B

Enter on Line 3, Column B, the average value of the tangible personal property that was owned and used in the business in the State. Include only property located in New Jersey.

Line 4 - Totals

Column A

Add Lines 1-3 of Column A and enter the total on Line 4, Column A.

Column B

Add Lines 1-3 of Column B and enter the total on Line 4, Column B.

Section 3 - Business Allocation Percentage

Use Section 3 to determine the business allocation percentage that must be applied to business income. The Business Allocation Percentage must be applied to business income from all sources in order to determine the amount from New Jersey sources.

Line 1 - Average Values of Property

Line 1a - In New Jersey

Enter on Line 1a the average values of the business property in New Jersey from Line 4, Column B, Section 2.

Line 1b - Everywhere

Enter on Line 1b the average values of the business property from everywhere (both inside and outside New Jersey) from Line 4, Column A, Section 2.

Line 1c - Percentage in New Jersey

Divide the amount on Line 1a by the amount on Line 1b. The result will be 100% or less. Enter the result on Line 1c.

Line 2 - Total Receipts from All Sales, Services and Other Business Transactions

Line 2a - In New Jersey

Enter on Line 2a the total of receipts from all sales made, services performed and business transactions conducted in New Jersey during the period covered by the return. This includes sales made and services performed by partners, employees, agents, agencies or independent contractors of the business situated at or sent out from, the offices of the business (or its agencies) located in New Jersey. For example, if a salesperson working out of the New Jersey office covers the states of New Jersey, New York and Pennsylvania, all sales made are to be allocated to New Jersey and reported on Line 2a.

Line 2b - Everywhere

Enter on Line 2b the total of receipts from all sales made, services performed and business transactions conducted both inside and outside New Jersey during the period covered by the return.

Line 2c - Percentage in New Jersey

Divide the amount on Line 2a by the amount on Line 2b. The result will be 100% or less. Enter the result on Line 2c.

Line 3 - Wages, Salaries and Other Personal Compensation Paid During the Year

Line 3a - In New Jersey

Enter on Line 3a the total of wages, salaries and other personal compensation paid to employees in connection with operations carried on in New Jersey during the period covered by the return. Compensation is paid in connection with operations carried on in New Jersey if work is based in an office or other place of business located in New Jersey. Include only amounts paid to employees on Line 3a. **Do not include payments to independent contractors, independent sales agents, etc.**

Line 3b - Everywhere

Enter on Line 3b the total compensation paid to employees both inside and outside New Jersey during the period covered by the return. Do not include payments to independent contractors, independent sales agents, etc.

Line 3c - Percentage in New Jersey

Divide the amount on Line 3a by the amount on Line 3b. The result will be 100% or less. Enter the result on Line 3c.

Line 4 - Sum of New Jersey Percentages

Add Lines 1c, 2c and 3c and enter the total on Line 4.

Line 5 - Business Allocation Percentage

Divide the total on Line 4 by three and enter the result on Line 5. Also enter this percentage on the appropriate line of the following returns:

Part IV, Form NJ-1040NR Line 16b, Form NJ-1065 Schedule F, Form NJ-1041

If one of the fractions (property, receipts or payroll) is missing, the other two percentages are added and the sum is divided by two. If two of the fractions are missing, the remaining percentage may be used as the allocation factor. A fraction is not missing merely because its numerator is zero, but is missing if its denominator is zero.

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