## New Jersey – Corporate Partner's Statement of Being an Exempt Corporation or Maintaining a Regular Place of Business In New Jersev

NJ-1065E

20	)22 Statemer	nt of Being an Exempt Regular Place of Busi	•		
	EIN	Name of Filing Entity			
Γ 1 ty ation	Mailing Address	I			
PART 1 Entity Information	City	State		ZIP Code	
	Person to Contact	Person to Contact Phone Number			
Ľ	Federal EIN	Name of Filing Entity			
PART 2 Partner nformation	Principal Address				
Ē	City	State		ZIP Code	
		Maintains a Regular Place of Busi	ness		
	ing this statement, the partner is declarin v Jersey Corporation Business Tax in acc	ng that it maintains a regular place of business cordance with <u>N.J.S.A.</u> 54:10-1 et seq.	s in New Jersey other than	ı a statutory office and is subject to	
tained, of busin	occupied, and used by the partner in cases, the partner must either own or rent	lace of business" is any bona fide office (other than a statutory office), factory, warehouse, or other space of the partner that is regularly <b>main-upied</b> , and <b>used</b> by the partner in carrying on its business and in which one or more regular employees are in attendance. To maintain a place the partner must either own or rent the premises. That cost must be borne directly by the partner and not by some related entity or person. so fat least one such regular place of business in New Jersey:			
_	ailure 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.				
	ng this statement, the corporation is declaring that it is exempt from the Corporation Business Tax Act pursuant to <u>N.J.S.A.</u> 54:10A-3.				
		this statement, the corporate partner is declaring that it is a retirement plan approved by the Internal Revenue Service.			
I further unde	erstand that this statement:				
1. Must be made annually; and					
<ol> <li>Must 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; and</li> </ol>					
	<ol><li>Does not relieve the partnership of the requirement to remit tax to the Division on the corporate partner's behalf if, for any reason, the corporate partner does not meet the criteria of being an exempt corporation or maintaining a regular place of business in New Jersey; and</li></ol>				
	ires the corporate partner to notify the partnership and the Division of Taxation immediately in writing if the corporate partner submitted this form to artnership in error.				
	ies of perjury, I declare that I have exam authorized to sign and make this conse	ined this statement, and to the best of my known on behalf of:	owledge and belief, it is tru	e and correct and that	
		Name of Entity			
	Signature of Corporat General Partner or Limited L			Date	
		This Form May Be Reproduced and Must Be Retained By The Filing Er	ntity		