



Qualifying Income From Activities of Publicly Traded Partnerships With Respect to Minerals or Natural Resources

This is a Comment on the **Internal Revenue Service (IRS)** Proposed Rule: **Qualifying Income from Activities of Publicly Traded Partnerships with Respect to Minerals or Natural Resources**

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Comment

It does not seem appropriate for companies MLP units to be traded on the exchange prior to a final ruling by the IRS. Since it is allowed, many unit holders have lost thousands based upon the fact the original ruling may be overturned. I urged the IRS to stand by the original decision. If not, units should not be allowed to be sold until a final ruling has been made by the IRS.