



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

My husband and I invested in Westlake Chemical based on the fact that Westlake received the favorable private letter ruling from the IRS. It's unfair for the investors that the IRS issued the proposed reg that "redefine" the qualify income that seriously impact the MLP. How would people trust the IRS legislation in the future to make long term investment decision? We sincerely expect the IRS reconsider the proposed regulation to avoid the harsh economic loss for all MLP entities.