



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 seems patently unfair to determine qualifying income based literally on whether the base resource had to be processed first (broken down into basic components) versus transitioning straight to the qualifying product. Why should the processing process be the determining factor?

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Due Aug 4 2015, at 11:59 PM ET

ID: IRS-2015-0021-0022

Tracking Number: 1jz-8jsp-9r0p

Document Information

Date Posted:

Jul 6, 2015

RIN:

1545-BM43

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