



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**

For related information, [Open Docket Folder](#)

Comment

WLKP and WLK have published their IPO based on IRS private letter ruling, and we, as a investor, depended on IRS ruling and purchased the company's IPO. How can IRS just simply reverse their own opinion with such a short period of time? As investors, we rely on any guidance and ruling provided by IRS. If IRS can just reverse their decision soon after they issue it, who can we trust to follow the order? My investment value in the company has been decreased about 30%, and I think it is not fair for the company and for the investors to suffer this severe financial harm due to your inconsistent action. We strongly urge you keep your original private ruling and grand the companies with a permanent grandfather ruling!

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