

Consumers

14.07.2022 | Topic Prospectuses

GreenRock Eco Ventures <u>Corp.</u> and Green Rock Associates <u>LLC</u>: <u>BaFin</u> prohibits offering of shares to the public.

On 8 July 2022, BaFin prohibited GreenRock Eco Ventures Corp., which states that its registered office is in 2102-58 Keefer Place, BC v6B0B6 Vancouver, Canada and Green Rock Associates LLC, which states that its registered office is in 0143 Weidman Court, Old Tappan, 07675 New Jersey, USA, from offering shares of GreenRock Eco Ventures Corp. to the public. BaFin imposed the prohibition because the company had infringed Article 3(1) of the EU Prospectus Regulation. For this reason, neither GreenRock Eco Ventures Corp. nor Green Rock Associates LLC may not offer the shares of GreenRock Eco Ventures Corp. to the public in Germany.

This measure has not yet become final but is immediately enforceable.

The prohibition was imposed because neither GreenRock Eco Ventures <u>Corp.</u> nor Green Rock Associates <u>LLC</u> has published a prospectus approved by <u>BaFin</u> for these securities that contains the information required under Article 6 et seq. of the <u>EU</u> Prospectus Regulation.

Unless an exemption from the prospectus requirement applies, securities may be offered to the public in Germany only if a prospectus has been published that BaFin has approved beforehand. During the approval process, BaFin checks whether the minimum information legally required is included in the prospectus and whether its content is understandable, coherent and consistent. However, BaFin does not check whether the information contained in the prospectus is correct. Moreover, it does not check whether the issuer is reliable nor does it examine the product in question.

If the information in the prospectus is incorrect or incomplete, the party responsible for the prospectus can be held liable under sections 9 and 10 of the German Securities Prospectus Act (Wertpapierprospektgesetz – <u>WPPG</u>). In accordance with section 14 of the <u>WPPG</u>, the same applies to those offering or issuing securities if no prospectus was published as required.

Under section 24 (3) no. 1 of the WpPG, a violation of the prospectus requirement constitutes an administrative offence and is punishable by a fine of up to EUR 5 million or 3% of total revenues for the previous financial year in accordance with section 24 (6) of the WpPG. Fines of up to twice the economic advantage gained from committing the offence may also be imposed.

Please note that investments in securities should always be made solely on the basis of the information required.

You can check whether an approved prospectus for an offer of securities to the public has been filed with BaFin by viewing the database Prospectuses filed on the BaFin website.

Please note:

In accordance with section 4 (4) of the German Act Establishing the Federal Financial Supervisory Authority (Finanzdienstleistungsaufsichtsgesetz – FinDAG), BaFin performs its functions and exercises its powers exclusively in the public interest. Due to their statutory obligation of confidentiality, BaFin's staff are not in a position to provide third parties with information regarding the progress and results of administrative proceedings.

However, there are ways in which you can support BaFin's work: if you have any specific information about the offeror mentioned above – such as contract templates, e-mail addresses, telephone or fax numbers of contact persons or the offeror's account details – please do not hesitate to get in touch with <u>contact</u> <u>point for whistleblowers</u>.

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