

Translation of original



Bilger, L.  
YEM Foundation  
<https://yem.foundation/>

21. Mai 2024

By registered mail

BaFin  
Bundesanstalt  
für Finanzdienstleistungsaufsicht  
Referat IF 5  
Herrn Maxemiuk  
Graurheindorfer Straße 108

53117 Bonn

Subject: Letter from BaFin represented by Mr. Maxemiuk with creation date of 30.04.2024 delivered by normal mail

Re: Ref: **IF 5-QF 5000/00040#00159 - 83533**

Here: Possible unauthorized conduct of banking business and/or provision of financial services in the Federal Republic of Germany  
Publication of BaFin dated 22.03.2023

Reference: Our letter dated 12.04.2024

Dear Mr. Maxemiuk

First of all, thank you for your feedback, which we find somewhat disconcerting.  
We will respond as follows within your specified deadline:

A letter from your company also represented by you dated 22.05.2018 - page 1 paragraph 2 - is not available.

Likewise, the further letter from your company represented by you dated 08.02.2024 - page 3 paragraph 3 - is not available.

It is requested that the corresponding letters and proof of transmission from your company be submitted at a later date.

You can be sure that if these letters had been received, a reply would have been the logical consequence!

Contrary to your untruthful representation, the YEM Foundation is an "International Non- Governmental Organization" (INGO) registered as a non-profit organization in the state of Nevada with registration number #E0553072017-8.

We do not have clients, nor do we sell financial products, therefore we cannot provide the requested documentation.

We are currently assuming that we will have to contact a suitable law firm in Germany in the near future, so that we are already requesting a corresponding period of at least six weeks in accordance with the legal principle of the right to be heard. In the course of this, we assume that by then your above-mentioned letters dated 22.05.2018 and 08.02.2024 will also be available in legally durable certified copies.

Due to the lack of Maxemiuk's signature, which is only presented as an order, and the resulting lack of liability, the letter from BaFin dated 30.04.2024 is unfortunately not legally binding or legally usable. Although a so-called tariff employee merely certifies the non-existent signature of Maxemiuk by means of a paraphe using an electronic stamp, there is still no legal validity.

In order to exclude the expected implied consent from the outset, the draft dated 30.04.2024 is reprimanded accordingly with this letter.

Yours sincerely!



Bilger, L., Präsidentin YEM Foundation

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