

1 not misleading. These misrepresentations and omissions included, but are not limited to the
2 following:

- 3 a. Investors were told that the technology Boyle had in his possession was the
4 only technology in the world to increase gas mileage efficiency and reduce emissions;
- 5 b. Investors were told that the product was market ready and testing was almost
6 complete, when after months, none of the investors ever saw the product completed;
- 7 c. Investors were not told that some vehicles receiving product testing were
8 significantly damaged;
- 9 d. Investors were told that they would receive high returns on investment within
10 three to four months, but at most within six months, but to date investors have not received any return
11 on their investment or been paid back their principal investment;
- 12 e. Investors were told that they could receive their money back upon request with
13 interest, however, when investors have demanded their money back none has been returned; and
- 14 f. Investors were not told that Boyle would commingle investor funds with
15 Boyle's private accounts and withdraw investor funds for personal use, contrary to what Boyle states
16 in written agreements with investors that all investment funds and funds of the companies shall be
17 used for legitimate business purposes only.

18 Based on the foregoing findings, the California Corporations Commissioner is of the opinion
19 that the securities in the form of membership shares offered and sold by Boyle, GEIL, and Mesa are
20 securities subject to qualification under the California Corporate Securities Law of 1968 and are
21 being or have been offered or sold without being qualified, in violation of section 25110 of the
22 Corporate Securities Law of 1968.

23 Pursuant to section 25532 of the Corporate Securities Law of 1968, Arnold D. Boyle, Global
24 Energy International, LLC, and Mesa Energy, LLC are hereby ordered to desist and refrain from the
25 further offer or sale in the State of California of securities, including, but not limited to membership
26 shares unless and until qualification has been made under said law or unless exempt.

27 Further, the California Corporations Commissioner is of the opinion that the securities offered
28 and sold by Boyle, GEIL, and Mesa were offered and sold in this state by means of written or oral

1 communications that included untrue statements of material fact or omitted to state material facts
2 necessary in order to make the statements made, in the light of the circumstances under which they
3 were made, not misleading, in violation of section 25401 of the Corporate Securities Law of 1968.

4 Pursuant to section 25532 of the Corporate Securities Law of 1968, Arnold D. Boyle, Global
5 Energy International, LLC, and Mesa Energy, LLC are hereby ordered to desist and refrain from
6 offering or selling or buying or offering to buy any security in the State of California, including, but
7 not limited to membership shares by means of any written or oral communication, which includes an
8 untrue statement of a material fact or omits to state a material fact necessary in order to make the
9 statements made, in the light of the circumstances under which they were made, not misleading.

10 This Order is necessary, in the public interest, for the protection of investors and consistent
11 with the purposes, policies, and provisions of the Corporate Securities Law of 1968.

12 Dated: July 16, 2012
13 Los Angeles, California

14 JAN LYNN OWEN
15 California Corporations Commissioner

16 By _____
17 ALAN S. WEINGER
18 Deputy Commissioner
19 Enforcement Division
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