

1 STATE OF CALIFORNIA
2 BUSINESS, TRANSPORTATION AND HOUSING AGENCY
3 DEPARTMENT OF CORPORATIONS

4 TO: Cambridge Energy Waste Management, Ltd.
5 David Claus
6 Martin Hillman
7 540 Frontage Road, Suite 3345
8 Northfield, IL 60093

9 DESIST AND REFRAIN ORDER
10 (For violations of section 25110 of the Corporations Code)

11 The California Corporations Commissioner finds that:

12 1. At all relevant times, Cambridge Energy Waste Management, Ltd. (herein "Cambridge") is or
13 was a Nevada domestic corporation with its principal place of business located at 540 Frontage Road,
14 Suite 3345, Northfield, Illinois 60093, and doing business primarily in Illinois and in the United
15 Kingdom. Cambridge purports to be an environmental technology corporation engaged in the
16 development of its "plasma waste converter" system using a "plasma unit" apparatus in the recycling,
17 recovery, reduction and remediation of waste. Cambridge also purports to be in the business of the
18 construction of energy power plants.

19 2. At all relevant times, David Claus (herein "Claus") and Martin Hillman (herein "Hillman")
20 are representatives of Cambridge. Specifically, Claus did or does represent to others that he is the
21 president of Cambridge.

22 3. Beginning in or about 2007, Cambridge, Claus, and Hillman, offered and/or sold securities in
23 the form of common and preferred stock in Cambridge.

24 4. The purported purpose of the offerings was to fund the acquisition of a "two ton plasma unit"
25 apparatus and fund the development and production of a "plasma waste converter" system and other
26 such marketing and administrative expenses related to this system. In return, investors would recoup
27 their capital investment and receive a return, based on their investment interest, from the purported
28 profits Cambridge made from implementing the "plasma waste converter" system.

1 5. Beginning in or about 2007, Cambridge, Claus, and Hillman offered and sold the above
2 described securities in California to investors by way of making general solicitations through
3 telemarketing or “cold calls” in California.

4 6. These securities were offered or sold in California in issuer transactions. The Department of
5 Corporations has not issued a permit or other form of qualification authorizing any person to offer
6 and sell these securities in California.

7 Based on the foregoing findings, the California Corporations Commissioner finds that the
8 common and preferred stock in Cambridge Energy Waste Management, Ltd. offered and sold by
9 Cambridge Energy Waste Management, Ltd., David Claus, and Martin Hillman are securities subject
10 to qualification under the California Corporations Code. These securities are or have been offered and
11 sold without being qualified or exempt, in violation of Section 25110 of the California Corporations
12 Code.

13 Pursuant to Section 25532 of the California Corporations Code, Cambridge Energy Waste
14 Management, Ltd., David Claus, and Martin Hillman are hereby ordered to desist and refrain from
15 the further offer or sale in the State of California of securities, including but not limited to common
16 and preferred stock in Cambridge Energy Waste Management, Ltd., unless and until qualification has
17 been made under the law or unless exempt. This Order is necessary, in the public interest, for the
18 protection of investors and consistent with the purposes, policies, and provisions of the California
19 Corporations Code.

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21 Dated: April 30, 2008
22 Sacramento, California

23 PRESTON DUFAUCHARD
24 California Corporations Commissioner

25 By _____
26 ALAN S. WEINGER
27 Lead Corporations Counsel
28 Enforcement Division