UNITED STATES OF AMERICA 
Before the 
SECURITIES AND EXCHANGE COMMISSION

SECURITIES ACT OF 1933
Release No. 8609 / September 12, 2005

ADMINISTRATIVE PROCEEDING
File No. 3-12034

In the Matter of

GLM Technologies, LLC and 
Timothy Lee Bogle,
Respondents.

ORDER INSTITUTING CEASE-AND-
DESIST PROCEEDINGS, MAKING 
FINDINGS, AND IMPOSING A 
CEASE-AND-DESIST ORDER 
PURSUANT TO SECTION 8A OF 
THE SECURITIES ACT OF 1933

I.

The Securities and Exchange Commission (“Commission”) deems it appropriate that
cease-and-desist proceedings be, and hereby are, instituted pursuant to Section 8A of the
Securities Act of 1933 (“Securities Act”), against GLM Technologies, LLC (“GLM”) and
Timothy Lee Bogle (“Tim Bogle”) (collectively “Respondents”).

II.

In anticipation of the institution of these proceedings, Respondents have submitted an
Offer of Settlement (“Offer”), which the Commission has determined to accept. Solely for the
purpose of these proceedings and any other proceedings brought by or on behalf of the
Commission, or to which the Commission is a party, and without admitting or denying the
findings herein, except as to the Commission’s jurisdiction over them and the subject matter of
these proceedings, which are admitted, Respondents consent to the entry of this Order Instituting
Cease-and-Desist Proceedings, Making Findings, and Imposing a Cease-and-Desist Order
Pursuant to Section 8A of the Securities Act of 1933 (“Order”), as set forth below.

III.

On the basis of this Order and Respondent’s Offer, the Commission finds¹ that:

¹ The findings herein are made pursuant to Respondents’ Offer of Settlement and are not binding on any
other person or entity in this or any other proceeding.
1. GLM is a Michigan limited liability company based in West Bloomfield, Michigan. During 2003, GLM participated in an unregistered distribution of the common stock of MegaMania Interactive, Inc. (“MegaMania”), a Houston-based corporation whose common stock is quoted in the Pink Sheets under the symbol MNIA.

2. Tim Bogle, 43, of West Bloomfield, Michigan, is the sole employee and owner of GLM. Tim Bogle is the brother of George W. Bogle, Jr. (“George Bogle”), the president and CEO of MegaMania.

3. In August 2003, George Bogle directed that 2,900,000 purportedly unrestricted MegaMania shares be transferred to a GLM brokerage account controlled by Tim Bogle. These shares represented approximately 25% of MegaMania’s outstanding shares and were controlled by George Bogle.

4. At the direction of George Bogle, Tim Bogle transferred approximately 1.5 million MegaMania shares from the GLM account to several entities and persons, including a stock promotion firm hired by George Bogle to promote MegaMania stock. During August and September 2003, the promotion firm promoted MegaMania stock by disseminating emails and faxes, and, concurrent with its promotional campaign, the firm publicly sold MegaMania shares. During this period, Tim Bogle also sold approximately 118,000 MegaMania shares from the GLM account to the public for approximately $92,000. Virtually all of the proceeds from Tim Bogle’s sales were forwarded to MegaMania.

5. No registration statement was filed with the Commission or was in effect as to the transactions in MegaMania shares described above. Because GLM and Tim Bogle obtained the MegaMania stock from a person directly or indirectly controlling or controlled by MegaMania, or under direct or indirect common control with MegaMania, with a view to distributing the stock to the public, the stock was not exempt from registration. Therefore, the securities transactions described above violated Sections 5(a) and 5(c) of the Securities Act.

6. As a result of the conduct described above, Respondents violated Sections 5(a) and 5(c) of the Securities Act, which prohibit the offer or sale of securities through the mails or in interstate commerce, unless a registration statement has been filed or in effect as to such securities.

IV.

In view of the foregoing, the Commission deems it appropriate to impose the sanctions agreed to in Respondents’ Offer.

Accordingly, it is hereby ORDERED that:

Respondents cease and desist from committing or causing any violations and any future violations of Sections 5(a) and 5(c) of the Securities Act.

By the Commission.

Jonathan G. Katz
Secretary