STATE OF CALIFORNIA
BUSINESS, TRANSPORTATION AND HOUSING AGENCY
DEPARTMENT OF CORPORATIONS

TO: Robert Thomas Harvey, Managing Partner
TechHarvest Group, LLC
Harvest Storage Technology Group, LLC
Harvest AirPrime, LLC
Woodcarvers Limited, LLC
30211 Avenida De Las Banderas, Suite 121
Rancho Santa Margarita, CA 92688

DESIST AND REFRAIN ORDER

The California Corporations Commissioner finds that:

1. At all relevant times, Robert Thomas Harvey also known as Bob Harvey was the managing partner, principal, or control person of TechHarvest Group, LLC; Harvest Storage Technology Group, LLC; Harvest AirPrime, LLC; Woodcarvers Limited, LLC; doing business in California but which have not been registered to do so with the California Secretary of State's Office.

2. Beginning in or about 1998 Robert Harvey, individually or through his business entities, offered or sold securities in the form of shares of stock or other equity interests and debt securities of Harvest Storage Technology Group, LLC; Harvest AirPrime, LLC; Woodcarvers Limited, LLC limited liability companies; or Chaparral Network Storage, Inc., a Delaware corporation.

3. Through meetings, conference calls, postings on the Internet or other means of solicitation, Robert Harvey and/or TechHarvest Group, LLC; Harvest Storage Technology Group, LLC; Harvest AirPrime, LLC; and Woodcarvers Limited, LLC; offered or sold debt and equity securities to raise at least 25 million dollars from investors.
4. The purported purpose of the offering of these securities was to raise funds to be used as operating capital for new and developing companies including, but not limited to, Chaparral Network Storage, Inc. and/or Air Prime, Inc.

5. The shares of Robert Harvey's limited liability interests or units in his various limited liability companies are securities under California law. These securities were offered and sold in California in issuer transactions. The Department of Corporations has not issued a permit or other form of qualification authorizing Robert Harvey to offer and sell securities in this State.

6. In connection with these offers and sales, Robert Harvey directly or through entities he controlled made, or caused to be made, misrepresentations or omissions of material facts in connection with the offers or sales of the securities represented to investors including but not limited to the following:

   a. Robert Harvey's state and federal criminal history or securities violations;
   b. Robert Harvey's record with the National Association of Securities Dealers (NASD) and numerous disciplinary actions against Harvey;
   c. The National Association of Securities Dealers' denial of registration of Robert Harvey because of the serious nature of the misconduct that resulted in Robert Harvey's conviction and to protect investors;
   d. Robert Harvey's other unsuccessful business ventures; and,
   e. The projected return on investment and/or valuation given to potential investors or the investor's obligation to provide additional funds to protect the initial investment.

Based upon the foregoing, the California Corporations Commissioner is of the opinion that Robert Harvey offered and sold securities of Harvest Storage Technology Group, LLC; Harvest AirPrime, LLC; Woodcarvers Limited, LLC and/or Chaparal Network Storage, Inc. in this State by means of written or oral communications which included an untrue statement of a material fact or omitted to state a material fact necessary in order to
make the statements made, in the light of the circumstances under which they were made, not misleading, in violation of section 25401 of the Corporate Securities Law of 1968.

Pursuant to Section 25532 of the Corporate Securities Law of 1968, Robert Harvey and TechHarvest Group, LLC; Harvest Storage Technology Group. LLC; Harvest AirPrime, LLC; Woodcarvers Limited, LLC; and who made, or caused to be made, misrepresentations or omissions of material facts in connection with the offers or sales of the securities are hereby ordered to desist and refrain from offering or selling or buying or offering to buy any security in the State of California, including, but not limited to, debt and equity securities that were offered or sold, by means of any written or oral communication which includes an untrue statement of a material fact or omits to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading. This Order is necessary, in the public interest, for the protection of investors and consistent with the purposes, policies, and provisions of the Corporate Securities Law of 1968.

Dated: September 11, 2002
Sacramento, California

DEMETRIOS A. BOUTRIS
California Corporations Commissioner

By ____________________________

VIRGINIA JO DUNLAP
Supervising Counsel
Enforcement and Legal Services