THE SECANT GROUP, LLC
TERMS AND CONDITIONS OF SALES FOR REGENEREZ®

1. ENTIRE AGREEMENT/ORDERS.

This agreement is between THE SECANT GROUP, LLC ("Secant") and Purchaser. No order for Secant’s goods shall be binding upon Secant until acknowledged in writing by Secant. That acknowledgement and these Terms and Conditions constitute the entire agreement between Secant and Purchaser. Any purchase order, offer or counter-offer made by Purchaser before or after Secant’s acknowledgement is rejected and all documents exchanged prior to Secant’s acknowledgement are merely preliminary negotiations and not part of any contract between the parties. For example, orders submitted on Purchaser’s own purchase order forms modifying, adding to, contrary to, or inconsistent with these Terms and Conditions are expressly rejected and of no force or effect and acceptance is expressly made conditional upon assent to these terms. In no event will Secant be deemed to have in any way changed, enlarged or modified its liabilities or obligations as fixed by these Terms and Conditions including, without limitation, situations in which Secant satisfies an order submitted on Purchaser’s own purchase order form.

Purchaser shall have been deemed to agree to these Terms and Conditions upon the earlier of acceptance of Secant’s quotation, acceptance of delivery of the goods or the issuance of a purchase order to Secant.

No acknowledgement by Secant and no provision of Secant’s Terms and Conditions shall be subject to change in any manner except as agreed to in writing by an authorized representative of Secant.

2. PRICES.

All prices are subject to change without notice and quoted in U.S. dollars unless otherwise noted. All prices are quoted FOB point of shipment and include a flat charge of $48.00 for shipping and handling. Prices do not include sales, excise, municipal, state or any other governmental charges upon the production, manufacture, distribution, sale or use of the goods to the extent required or not forbidden by law to be collected by Secant from Purchaser, shall be paid by Purchaser to Secant’s lessor Purchaser furnishes Secant with exemption certificates acceptable to the relevant taxing authorities. Secant reserves the right to revise prices of work in process due to any change in the order on the part of the Purchaser. Typographical and/or clerical errors made by Secant are subject to correction.

3. TERMS OF PAYMENT.

Invoices are net thirty (30) days from the date of invoice unless specified otherwise and approved in writing by Secant. Past due accounts will bear interest at the rate of 1 1/2% per month of the invoiced amount. All invoices are payable in U.S. dollars, unless specified otherwise and approved. Acceptance of bank drafts, checks or other form of payment shall be subject to immediate collection of the full face amount thereof. Secant may, at its discretion, impose a transaction fee on payments processed via wire transfer or by Letter of Credit.

Secant reserves the right at any time and in its sole discretion to demand full or partial payment before proceeding with a contract of sale. If delivery is delayed or deferred by Purchaser beyond the scheduled date, payment shall be due in full when Secant is prepared to ship. The goods may thereafter, at Secant’s option, be stored at the risk and expense of Purchaser. If Purchaser
defaults when any payment is due, the whole contract price shall become due and payable upon demand or Secant, at its option, without prejudice to other lawful remedies, may defer delivery or cancel the contract.

Order cancellations by the Purchaser are subject to an order cancellation fee as stated with the quotation and incorporated herein.

4. ORDERING AND LIMITS
Secant may discontinue any Product sold hereunder at any time, unless Secant and Buyer have otherwise agreed in writing. Purchase of REGENEREZ® is limited to two (2) 100 gram containers.

5. DELIVERY.
Secant shall not be liable for any damage as a result of any non-delivery or delay due to any cause beyond Secant’s reasonable control, including, without limitation, an act of God; act of Purchaser; embargo; other government act, regulation or request; fire; accident; strike; war; boycott; slowdown; riot; or delay in transportation or inability to obtain necessary labor, materials, or manufacturing facilities.

6. SHIPMENT
Shipments are limited to the Continental United States (CONUS). No shipments will be made to Alaska or Hawaii or Outside the United States (OUS).

7. WARRANTY/CLAIMS.
ALL SALES ARE FINAL. Purchaser acknowledges that it has selected and ordered goods based on its own skill and judgment and agrees that it is responsible for ensuring that the goods selected are fit for Purchaser's purpose. Secant warrants only that such goods have been produced in accord with Secant's standard practices with regard to materials and workmanship and no samples or prior description of goods shall constitute an express warranty.

(a) THIS WARRANTY IS IN LIEU OF ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND ANY OTHER OBLIGATION ON THE PART OF THE SELLER.

(b) Secant shall have no obligation under this warranty if damage to the good occurs because of improper handling or operation, modification of the good, abuse or misuse.

8. LIMITATION OF LIABILITY/INDEMNITY.
Secant's liability on any claim for loss or damage arising out of this transaction or from the performance or breach thereof or connected with any goods or services supplied hereunder, or the sale, resale, operation or use of goods, whether based on contract, warranty, tort (including negligence) or other grounds, shall not exceed the price allocable to such goods or services or part thereof involved in the claim, regardless of cause or fault. Purchaser's remedies are limited to the return of non-conforming goods and repayment of the price or to the repair and replacement of non-conforming goods, subject to the provisions of paragraph 6. This limitation of liability and remedies reflects a deliberate and bargained-for allocation of risks between Secant and Purchaser and constitutes the basis of the parties' bargain, without which Secant would not have agreed to the price or terms of this transaction. Secant shall not, under any circumstances, be liable for any charges without its prior written consent.
Secant SHALL NOT IN ANY EVENT BE LIABLE WHETHER AS A RESULT OF BREACH OF CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE) OR OTHER GROUNDS FOR INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES INCLUDING, BUT NOT LIMITED TO, LOSS OF PROFITS OR REVENUE, LOSS OF USE OF GOODS OR ASSOCIATED PRODUCTS, BUSINESS INTERRUPTION, COST OF CAPITAL, COST OF SUBSTITUTE GOODS, FACILITIES OR SERVICES, DOWNTIME COSTS, OR CLAIMS OF CUSTOMERS OF PURCHASER FOR SUCH DAMAGE. In addition, if Secant furnishes Purchaser with advice or other assistance regarding any goods or services supplied hereunder, or any system or equipment in which any such goods may be installed, and which is not required pursuant to this transaction, the furnishing of the advice or assistance will not subject Secant’s to any liability, whether based on contract, warranty, tort (including negligence) or other grounds.

In the event Purchaser modifies Secant’s goods or incorporates Secant’s goods into another product or component part, Purchaser agrees to hold harmless and indemnify Secant from any and all claims, liabilities, losses, costs and expenses (including reasonable attorneys' fees) involving personal injury or property damage. Purchaser also agrees to hold harmless and indemnify Secant from any patent or other intellectual property claims related to any Secant goods made in accordance with Purchaser's designs or specifications.

9. WAIVER AND CHOICE OF LAW.

The failure of Secant to insist in any one or more instances, upon the performance of any of the Terms and Conditions as set forth herein or the failure of Secant to exercise any of its rights hereunder shall not be construed as a waiver or relinquishment of any such terms, conditions or rights thereunder and shall not affect Secant’s right to insist on strict performance and compliance with regard to any future performance of these Terms and Conditions. All transactions shall be governed by the laws of the Commonwealth of Pennsylvania, United States of America, excluding conflict law rules.

10. DISPUTE RESOLUTION/ATTORNEYS' FEES.

Any dispute, controversy or claim arising out of or related to this transaction where the matter in controversy does not exceed the sum of $50,000, exclusive of interest and costs, shall be resolved by binding arbitration. A demand for arbitration shall be served on the other by certified mail. Within forty-five (45) days after a party demands arbitration, the parties shall select a single arbitrator. The selected arbitrator shall conduct the arbitration in a manner substantially similar to the procedures set forth in the Commercial Arbitration Rule of the American Arbitration Association ("AAA"). If the parties are unable to agree on an arbitrator, the party demanding arbitration shall file a demand for arbitration with the AAA and the arbitration shall then proceed in accordance with the Commercial Arbitration Rules of the AAA. In all circumstances, the arbitration shall take place in Bucks County, Pennsylvania.

Any dispute, controversy or claim arising out of this transaction where the matter in controversy exceeds the sum of $50,000, exclusive of interest and costs, shall be adjudicated exclusively by a court of competent jurisdiction in Bucks County, Pennsylvania. Purchaser consents to personal jurisdiction and venue in Bucks County, Pennsylvania and agrees not to take any action to challenge such jurisdiction or venue. Secant may bring an action against Purchaser in any jurisdiction or venue.

In the event of any action or proceeding related to this transaction, and Secant is determined to be the prevailing party with regard to some or all claims, Purchaser agrees to pay all of Secant’s attorney’s fees and litigation costs up through and including any appeal.
11. Export Compliance.

Client shall comply with all applicable laws and regulations with regard to the supply, sale, transfer, export, re-transfer, or re-export of Secant Group Products, including: economic sanctions; export controls; and, trade embargoes ("Sanctions") and Client shall not cause Secant Group to, either directly or indirectly, risk any potential violation of any applicable Sanctions. For the avoidance of doubt, all applicable laws and regulations shall include at least those originating out of or related to United Nation's resolutions, or trade or economic sanctions, laws or regulations of the European Union, of the OSCE, or of the United States of America, including extra territorial sanctions.

In addition, CLIENT shall also respect the Secant Groups Positions, which may go beyond Sanctions as defined above. The list of countries to which Secant Group refuses any direct or indirect sales (including transit across these countries) is as follows: Iran. This list is subject to evolutions and Secant Group reserves the right to regularly notify such changes to the Client.