

## MEXREGS DOCUMENT PURCHASE INSTRUCTIONS

To purchase an electronic copy of a MexRegs document in Adobe Acrobat format, select the items from the enclosed Price List, add the total amount at the bottom and enter it in the space provided in the Order Form. Complete the Order Form and mail or fax your order with payment. Please read the Document Purchase Agreement below, which describes the terms and conditions of this document purchase. Your order acknowledges acceptance of the agreement.

### MEXREGS DOCUMENT ORDER FORM

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Company/Organization: \_\_\_\_\_

Address: \_\_\_\_\_

City \_\_\_\_\_

State/Province \_\_\_\_\_ Zip \_\_\_\_\_

Telephone \_\_\_\_\_ Fax \_\_\_\_\_

Email \_\_\_\_\_

Document Title or Number:	Price
---------------------------	-------

_____	_____
-------	-------

_____	_____
-------	-------

_____	_____
-------	-------

(If more spaces or documents ordered, include order form with checked items)

Number of documents \_\_\_\_\_ Total purchase amount = \_\_\_\_\_

Shipping and handling (for CD ROM orders only) \$ 6.95

Total charges \$ \_\_\_\_\_

Payment Options:

a) Purchase Order No. \_\_\_\_\_ if applicable. (Please enclose check payable to Alliance Consulting International)

b) Credit Card No. \_\_\_\_\_ Expiration date \_\_\_\_\_

(VISA or MasterCard only)

Name on Credit Card: \_\_\_\_\_

Signature: \_\_\_\_\_

Please mail the completed form with payment to:

Alliance Consulting International

3361 28<sup>th</sup> Street,

San Diego, CA 92104,

Phone (619) 297-1469

**IF PAYING BY CREDIT CARD, FAX THE ORDER FORM AND PRICE LIST TO:**

**619-297-1023**

## **MEXREGS DOCUMENT PURCHASE AGREEMENT TERMS, CONDITIONS, AND NOTICES**

### **AGREEMENT BETWEEN BUYER AND ALLIANCE CONSULTING INTERNATIONAL**

MexRegs documents, trademarks, and registered trademarks are licensed to Alliance Consulting International, a California corporation. Alliance Consulting International offers to sell and Buyer agrees to buy a copy of MexRegs' translation. Such translations are referred to as the "Document" for purposes of this Agreement.

This Document and related information is offered to you, the Buyer, conditioned upon your acceptance without modification of the terms, conditions, and notices contained herein. Your purchase and use of this Document and related information constitutes your agreement to all such terms, conditions and notices.

### **PERSONAL AND NONCOMMERCIAL USE LIMITATION**

This Document and related information is for the Buyer's personal and noncommercial use. You may not modify, distribute, transmit, display, perform, reproduce, publish, license, create derivative works from, transfer, or sell any information, software, products or services obtained from this Document and related information. Scanning, digitalizing or any other form of electronic manipulation for the purpose of capturing, editing, formatting or reproducing this Document is strictly prohibited. The Buyer may use this Document in its originally provided format, including making a limited number of electronic transmissions, and facsimile paper copies of the Document for internal purposes only, provided all pages clearly show the MexRegs copyright notice.

### **COPYRIGHT AND TRADEMARK NOTICES**

The contents of this Document and related information in any format, paper, electronic, digital or otherwise, including but not limited to the actual translated text and graphics are copyrighted © 2001, 2002, 2003 MexRegs LLC 3361 28<sup>th</sup> Street, San Diego, CA 92104 U.S.A. All rights reserved, and are licensed to Alliance Consulting International. MexRegs and MexRegs.com are trademarks or registered trademarks. Other product and company names mentioned herein may be the trademarks of their respective owners unless expressly stated. Spanish-language Mexican regulations are generally available and part of the Mexican public domain. MexRegs documents, trademarks, and registered trademarks are licensed to Alliance Consulting International.

### **LIABILITY DISCLAIMER**

**The information, products, and services contained on this document may include inaccuracies or typographical errors. Changes are periodically added to the information herein. Alliance Consulting International, its affiliates, licensees, and/or their respective suppliers may make improvements and/or changes in this document at any time.**

**The translation has been prepared for commercial purposes only and is not intended to be an official translation on behalf of any government and does not purport to be a legal document nor to reflect Mexican official jurisprudence. We recommend consulting the original Spanish-language regulation to verify content, including, but not limited to, formulas, numerical values, and dates. Alliance Consulting International will endeavor to provide the Spanish-language version whenever possible. Although every effort has been made to ensure the correctness of this information, alliance consulting international and its authors do not assume and hereby disclaim any liability to any party for any loss or damage caused by errors, omissions, misleading information, or any potential problem caused by information provided even if such errors or information provided even if such errors or omissions are a result of negligence, accident, or any other cause. Alliance Consulting International has endeavored to translate chemical terms with accuracy. However, some terms are simply impossible to translate. These terms have been highlighted and noted. Before any technical translation is used, a qualified engineer should review it.**

**Alliance Consulting International, its affiliates, licensees, and/or their respective suppliers make no representations about the suitability of the information, products, and services contained on this document for any purpose. All such information, products, and services are provided "as is"**

without warranty of any kind. Alliance Consulting International, its affiliates, licensees, and/or their respective suppliers hereby disclaims all warranties and conditions with regard to this information, products, and services, including all implied warranties and conditions of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall alliance consulting international, its affiliates, licensees, and/or their suppliers be liable for any direct, indirect, punitive, incidental, special, or consequential damages arising out of or in any way connected with the use of this document and related information or with the delay or inability to use this document, or for any information, products, and services obtained through this document, or otherwise arising out of the use of this document, whether based on contract, tort, strict liability or otherwise, even if alliance consulting international, its affiliates, licenses, and/or any of their suppliers have been advised of the possibility of damages. Because some states/jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

#### **NO UNLAWFUL OR PROHIBITED USE**

As a condition of your use of this Document and related information, you warrant that you will not use this Document and related information for any purpose that is unlawful or prohibited by these terms, conditions, and notices.

#### **MODIFICATION OF THESE TERMS AND CONDITIONS**

Alliance Consulting International reserves the right to change the terms, conditions, and notices under which this Document and related information is offered. Any changes will be posted on this Agreement so that the Buyer is always aware of all current terms, conditions and notices.

#### **GENERAL**

The laws of the State of California, U.S.A, govern this agreement. You hereby consent to the exclusive jurisdiction and venue of courts in San Diego County, California, U.S.A., in all disputes arising out of or relating to the use of this Document and related information. Use of this Document and related information is unauthorized in any jurisdiction that does not give effect to all provisions of these terms and conditions, including without limitation this paragraph. You agree that no joint venture, partnership, employment, or agency relationship exists between you and Alliance Consulting International as a result of this agreement or use of this Document and related information. Alliance Consulting International's performance of this agreement is subject to existing laws and legal process. If any part of this agreement is determined to be invalid or unenforceable pursuant to applicable law including, but not limited to, the warranty disclaimers and liability limitations set forth above, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of the agreement shall continue in effect.

This agreement constitutes the entire agreement between the Buyer and Alliance Consulting International with respect to this Document and related information and it supersedes all prior or contemporaneous communications and proposals, whether electronic, oral, or written, between the Buyer and Alliance Consulting International with respect to this Document and related information. A printed version of this agreement and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based upon or relating to this agreement to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form. Any rights not expressly granted herein are reserved.

**COPYRIGHT NOTICE** -© 2006 Alliance Consulting International  
3361 28<sup>th</sup> St. San Diego, California 92104  
Tel. (619) 297-1469 \* Fax (619) 297-1023