REGENERATION TECHNOLOGIES INC

Form 425

November 15, 2007

Filed by Tutogen Medical, Inc.
Pursuant to Rule 425 under the Securities
Act of 1933 and deemed filed pursuant to
Rule 14a-6 under the Securities Exchange
Act of 1934

Subject Company: Regeneration Technologies, Inc.

Commission File No.: 0-31271

Forward Looking Statements

This communication contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements include but are not limited to statements about the expected benefits of the business combination involving Regeneration Technologies, Inc. and Tutogen Medical, Inc., including potential synergies and cost savings, future financial and operating results, and the combined company s plans and objectives. In addition, except for historical information, any statements made in this communication about Tutogen s anticipated financial results, growth rates, new product introductions, future operational improvements and results, regulatory approvals or changes to Tutogen s agreements with its distributors also are forward-looking statements. Forward-looking statements are subject to risks and uncertainties, including the ability of Regeneration Technologies and Tutogen to integrate their businesses successfully and to realize the expected synergies and cost savings from the merger and the risks described in Tutogen s public filings on file with the Securities and Exchange Commission. Actual results may differ materially from anticipated results reflected in these forward-looking statements. Copies of Tutogen s S.E.C. filings may be obtained by contacting the company or the S.E.C. or by visiting Tutogen s website at www.tutogen.com or the S.E.C. s website at www.sec.gov.

Important Additional Information and Where to Find It

The proposed merger will be submitted to the respective stockholders of Regeneration Technologies and Tutogen for their consideration, and Regeneration Technologies and Tutogen will file a registration statement, a joint proxy statement/prospectus and other relevant documents concerning the proposed transaction with the S.E.C. Shareholders are urged to read the registration statement and the joint proxy statement/prospectus regarding the proposed merger when it becomes available and any other relevant documents filed with the S.E.C., as well as any amendments or supplements to those documents, because they will contain important information. You will be able to obtain a free copy of the joint proxy statement/prospectus, as well as other filings containing information about Regeneration Technologies and Tutogen, at the S.E.C. s Internet website (http://www.sec.gov). You will also be able to obtain these documents, free of charge, at Regeneration Technologies website (http://www.rtix.com) or Tutogen s website (http://www.tutogen.com). Copies of the joint proxy statement/prospectus and the S.E.C. filings that will be incorporated by reference in the joint proxy statement/prospectus can also be obtained, without charge, by directing a request to Thomas F. Rose, Vice President and CFO, Regeneration Technologies Inc., PO Box 2650, Alachua, FL 32616 or to L. Robert Johnston, CFO, Tutogen Medical, Inc., 13709 Progress Blvd., Box 19, Alachua, FL 32615.

Regeneration Technologies and Tutogen, and their respective directors and executive officers, may be deemed to be participants in the solicitation of proxies from the stockholders of Regeneration Technologies and Tutogen in connection with the proposed merger. Information about the directors and executive officers of Regeneration Technologies and their ownership of Regeneration Technologies common stock is set forth in the proxy statement, dated March 30, 2007, for Regeneration Technologies annual meeting of stockholders, as filed with the S.E.C. on a Schedule 14A. Information about the directors and executive officers of Tutogen and their ownership of Tutogen common stock is set forth in the proxy statement, dated February 5, 2007, for Tutogen s annual meeting of stockholders, as filed with the S.E.C. on a Schedule 14A. Additional information regarding the interests of those participants and other persons who may be deemed participants in the merger may be obtained by reading the joint proxy statement/prospectus regarding the proposed merger when it becomes available. You may obtain free copies of these documents as described in the preceding paragraph.

The following is RTIX - TTG Merger Announcement Investor Conference Call Script.

11/13/07

RTIX TTG Merger Announcement

Investor Conference Call Script

Wendy

Good morning. Thank you for joining us. On this conference call we will discuss today s announcement of the merger agreement between Regeneration Technologies and Tutogen Medical. We will hear from Brian Hutchison, chairman, president, and CEO, and Tom Rose, vice president and chief financial officer, both of RTI, as well as Guy Mayer, president and CEO of Tutogen.

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Before we start, let me make the following disclosure about forward-looking statements: The earnings and other matters we will be discussing on this conference call will involve statements that are forward-looking. These statements are based on our management s current expectations, but they are subject to various risks and uncertainties associated with our lines of business and with the economic environment in general.

Our actual results may vary from any statements concerning our expectations about future events that are made during the course of this meeting, and we make no guarantees as to the accuracy of these statements. Accordingly, we urge you to consider all information about the company and not to place undue reliance on these forward-looking statements.

Now I will turn the call over to Brian Hutchison.

Drion	Linta	hison

Good morning everyone.

As you saw in our

press release earlier today,

the boards of directors

for both Regeneration Technologies

and Tutogen Medical

have approved a definitive agreement

to combine the two companies.

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By combining our companies,

we will create the $\it leading\ provider$

of sterile biologic solutions

for patients around the world,

reaching a broad range of markets

with a diversified mix of implants

and distribution channels.

The merger will be a <i>tax-free</i> ,	The	merger	will	be a	a <i>tax-</i>	free,
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stock-for-stock exchange,

with Tutogen shareholders receiving

1.22 shares of newly issued

RTI common stock

in exchange for each share

of Tutogen common stock they own.

Importantly to our shareholders,	
the merged company	
will benefit from	
cost synergies and	
enhanced opportunities	
for revenue growth	
and increased profitability.	
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The combined company

will be headquartered here
in Alachua, Florida.
We will have approximately 750 employees
with facilities in the United States,
Germany
and France.

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I	will	serve	as

the Chairman and CEO

of the combined company,

while Guy Mayer will be president,

focused on international activities

and sales and marketing.

He will also join the board of directors.

Tom Rose will serve as	
Vice President,	
CFO and Secretary,	
and Bob Johnston will serve as	
Vice President of Finance	
of the combined company.	

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for the combined company

will be comprised of

all 7 directors from the RTI board,

plus 5 directors from Tutogen s board,

bringing the total board

to 12 directors

including Guy and myself.

In compliance with
regulatory requirements,
RTI and Tutogen will remain
separate and independent companies,
and joint activities
between the two companies
will be restricted
until the completion
of the transaction.
Specific transition details
will be made available at a later time.
{pause}

is one that has been made
based on careful consideration
by both entities.
We believe this union
will have a <i>positive impact</i>
on our ability
to honor donations
and to serve more surgeons
and <i>nationts</i> around the world

The decision to merge

with a diverse mix of <i>implants</i>
and distribution channels.
We believe this merger
is in the best interest
of our shareholders.
I d like to communicate
the <i>rationale</i> behind this merger
and to provide some of the early details
on what this news means to you.
{pause}

We will reach a broad range of markets

The merger will combine

RTI s expertise for
science, safety and innovation
in biologics for orthopedics
with Tutogen s leadership
in sterile biologic implants
for dental, hernia,
and other specialty surgeries.
Specific benefits of the merger include:

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A balanced distribution model with reduced concentration risk;
The combination of two strong recovery networks;
Accelerated growth of all xenograft products; and
The <i>expansion</i> of our distribution and marketing team. Let s go through each of these.

The diversification of our markets;

For the first nine months of 2007,

Tutogen implants address several markets
where RTI currently has no representation,
such as dental,
hernia repair,
and surgical specialties including
urology,
obstetrics/gynecology,
breast reconstruction,
ophthalmology
and ENT markets.

The combined company will benefit
from this diversified revenue base
and reach more patients
across numerous markets.
We will be very competitive
with sterilized implants
in both orthopedics
and membrane-based implant lines,
representing a range of markets
that have strong growth.
{pause}

With the diversity of markets
also comes enhanced diversity
of distributors.
RTI has worked hard
over the last 18 months
to bring on new distributors
to reduce our concentration risk
of having one dominant partner.

We now have an array
of market-leading distributors
including Medtronic,
Stryker, Orthofix,
Wright Medical, Exactech
and Zimmer, among others.
Distributors of Tutogen s implants
include Zimmer Dental
and Zimmer Spine,
as well as Davol a subsidiary of C.R.Bard,

Mentor, Coloplast and IOP.

The combined company s

distribution agreements
will create a <i>more balanced mix</i>
of strong distributors and implant lines.
{pause}
To meet the needs
of the surgeons and patients
in all of the implant segments,
we must first honor the donations
that make these implants possible.

The combined company
will bring together
one of the most extensive
U.S. tissue recovery networks
with the <i>leading</i> international
tissue recovery network.
This will enable
the combined company
to honor the gift of donation
and help recipients
both in the U.S.
and around the world.

{pause}	
Let me turn the call	
over to Guy	
to discuss the benefits	
for international	
and xenograft businesses	
of the combined company.	

Guy Mayer:

Thank you Brian.	
Before I begin,	
I do want to express	
how enthusiastic we are at Tutogen	
for this next stage of growth.	
We have worked hard	
over the past few years	
to realign our company	
and our product lines.	

We have brought together

a strong management team

to lead our company

a management team that is committed

to the success of this new company.

We have also optimized

our distribution channels
through a series of
new distribution relationships,
which sets the stage
for significant growth in markets
using tissue membrane products,
as well as other musculoskeletal tissues.
Our membrane-based implants
in particular are an exciting area of growth.

Dermis, pericardium

and fascia-based products

are prevailing over synthetic alternatives,

and the combined company can leverage

our $\it Tutoplast sterilization process$

which is especially suited

to processing these

membrane-type tissues.

We have a great deal of respect	W	e	have	a	great	deal	of	respect
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for what Brian and his team

have done at RTI,

and we believe there is

a *compelling fit* between our businesses.

On the call this morning
I would like to discuss
two areas where
the synergies between our companies
should provide growth rates
in excess of what
our separate companies
are currently achieving.

This merger creates
a significant opportunity
to bring together
the two companies
xenograft products and technologies.
Tutogen has more than
10 years of experience
in gathering clinical data
and distributing xenograft implants
internationally.

The addition of RTI s portfolio
of xenograft implants
with approvals in both Europe and the U.S.
together with Tutogen s
experienced distribution network,
the combined company can achieve
significant growth in xenograft revenues
and quickly expand the uses
of xenograft implants
throughout orthopedics.
The combined distribution

and marketing team

is highly complementary

and should provide for

significant cross distribution opportunities.

RTI has put into place
a world-class sports medicine
direct distribution network
in the U.S.,
while Tutogen has
one of the <i>strongest</i> international distribution networks in the world
focused on biologics,
headquartered in Germany
with a subsidiary in France.

This distribution channel,
with over 40 distributors,
will help us optimize
all of our combined implant lines
outside the U.S.
Tutogen also has
a leading international recovery network,
which the combined company
will process to meet the needs
of the international community
first and foremost.

where international needs are met
and tissue can be used
to meet the vast needs in the U.S.,
tissue from those donors
must go through individual FDA scrutiny,
which exceeds and is in addition to

for domestic-based donations.

the high level of screening required

On the occasions

Additionally,
all donations accepted
by the combined company
will meet our strict,
science-based donor criteria,
as well as be subjected to <i>additional</i> ,
validated sterilization
and safety processes
before distribution.

Finally, we can leverage
our new 33,000 square foot
German processing facility,
completed this year,
and the knowledge we have gained
from numerous regulatory approvals
of the facility and products.

The combination

of our international recovery network,

along with both companies

U.S. recovery networks,

will help us meet the tissue needs

of our distributors and surgeons

for many years to come.

both companies have demonstrated
accelerated growth during this past year
in a number of key medical specialties
that we serve.
The opportunity to
significantly increase
key tissue availability
for the sports medicine,
hernia repair
and breast reconstruction markets

For the domestic market

will certainly continue to fuel
our strong established growth rates.
We have little to no overlap
in the markets we serve
and we look forward to
working with our distribution partners
with the enhanced capabilities

that come with this combination.

I will now turn the call

over to Tom Rose

to discuss terms of the agreement

and financial considerations.

Tom

Tom Rose:

Thank you Guy.

As Brian mentioned earlier, under the terms of the agreement, Tutogen shareholders will receive 1.22 shares of newly issued RTI common stock in exchange for each share of Tutogen common stock they own.

Based on RTI s closing stock price of \$10.54 per share on November 12th, 2007, this represents a value of \$12.86 per Tutogen share, or an aggregate equity value of about \$263 million dollars.

Upon completion of the merger, RTI stockholders will own approximately 55 percent of the combined company and Tutogen stockholders will own 45 percent of the company, on a diluted basis.

Available synergies include approximately \$5 million to \$6 million of identified cost savings, when fully realized, and potential revenue enhancement opportunities.

We expect substantial savings to come from the reduction of public company costs, duplicative facility and laboratory testing fees, redundant insurance costs, and reduced advisory, legal and accounting fees.

We also expect significant revenue enhancement opportunities as the combined company maximizes the tissues that we process. Such opportunities were reflected in the sourcing agreements we entered into in November of 2006 when RTI began supply Tutogen membrane tissues from its recovery network and Tutogen began supplying tendons to RTI from its recovery network.

Since the combined company will have a much larger and more diversified portfolio of implants and processing methodologies great opportunities will result to improve yields from tissue processed.

The combined company is expected to have a strong balance sheet with more than \$30 million in cash at December 31st, 2007 and generating a positive cash flow. Neither company has significant amounts of debt.

We expect the merger to be accretive to RTI s 2008 GAAP earnings per share, excluding the one-time, transaction-related adjustments and costs.

In connection with the transaction, *Lehman Brothers* is acting as financial advisor to RTI and *Fulbright & Jaworski* is legal counsel. *Cowen and Company* is acting as financial advisor to Tutogen and *Mintz, Levin, Cohn, Ferris, Glovsky and Popeo* is legal counsel.

I will now turn the call back over to Brian.

Brian Hutchison:

Thanks Tom.
In closing,
let me say how enthusiastic
ooth companies are
about the <i>benefits</i>
and synergies
hat can be achieved
through this union.
Our strength in innovation

and leadership in the orthobiologics markets

will blend with Tutogen $\, s \,$

strength in the tissue membrane markets

and their expertise in xenograft applications.

As I mentioned in today s release,

it is easy to see

how these two companies fit together

to become a global leader

in providing sterile biological solutions

to patients around the world.

Both companies have	
a strong commitment to safety	
and sterilization of biologic implants,	
a strong sense of responsibility	
to honor donor families	
and <i>help recipients</i> ,	
and a <i>culture of investment</i>	
to innovate	
and meet the growing needs	

of the medical community.

a special web portal
to keep all of our audiences
apprised of the latest information
on this merger.
You can link to the portal
from the home page of our website
simply click on the

Today, we are launching

RTI Tutogen Merger icon.

held at the Palace Hotel	
in New York.	
I will be presenting	
for RTI in the morning.	
A link to the RTI presentation	

is available on our website

We hope to see many of you

tomorrow at the Stephens Conference,

at www.rtix.com.

Guy will be presenting for Tutogen

in the afternoon.	
Additionally, both companies	
will be webcasting	
a joint luncheon presentation	
tomorrow	
that will be available	
on our website as well.	

At this time let s open it up to questions.

{After Q&A}

Thank you all for joining us today, we look forward to seeing many of you in New York.