PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT						
NATURE OF CONVEYANCE:			LICENSE					
CONVEYING PARTY DATA								
		N	ame	Execution Date				
Georg Lutter				04/01/2011				
Lucian Lozonschi				04/01/2011				
RECEIVING PARTY DATA								
Name:	Tendyne Holdings, Inc.							
Street Address:	300 East Lomb	300 East Lombard Street						
Internal Address:	Suite 840							
City:	Baltimore							
State/Country:	MARYLAND							
Postal Code:	21202							
PROPERTY NUMBERS Total: 1								
Property Type			Number					
Application Number: 13148		131481						
CORRESPONDENCE DATA								
Fax Number:	(703)940-1142							
Phone:	703-548-3569							
Email:	mail: info@juneaupartners.com forrespondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US							
Mail.		ii auure		,				
Correspondent Name:	Todd L. Juneau							
Address Line 1:	333 N. Fairfax Street							
Address Line 2: Address Line 4:	Suite 305 Alexandria, VIRGINIA 22314							
ATTORNEY DOCKET NUMBER:			TENDYNE-CATHETER					
NAME OF SUBMITTER:			Todd L. Juneau					
Total Attachments: 4 source=Franco_Lutter_License_Redacted#page1.tif source=Franco_Lutter_License_Redacted#page2.tif source=Franco_Lutter_License_Redacted#page3.tif source=Franco_Lutter_License_Redacted#page4.tif								
				PATENT				

LICENSE AGREEMENT

THIS LICENSE AGREEMENT (this "Agreement") is made and entered into as of this April 1, 2011 (the "Effective Date") by and between Dr. Lucian Lozonschi and Dr. Georg Lutter (each a "Licensor," and collectively, the "Licensors"), and Tendyne Holdings, Inc. ("Tendyne"), with such foregoing entities also referred to hereafter individually as a "Party" or collectively as the "Parties."

WHEREAS, the Licensors are the owners of the Licensed Intellectual Property;

WHEREAS, Tendyne desires to obtain an exclusive license to the Licensed Intellectual Property and the Licensors are willing to grant Tendyne such a license.

NOW, THEREFORE, in consideration of the mutual promises and covenants contained in this Agreement and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1.Definitions. The following terms shall have the following respective meanings:

"Affiliates" shall mean, with respect to any specified Person, a Person that directly or indirectly through one or more intermediaries, controls, or is controlled by, or is under common control with, the Person specified.

"Agreement" shall have the meaning set forth in the Introduction hereof.

"Animal Studies" shall have the meaning set forth in Section 2.2 hereof.

"Applicable Claim" means a Valid Claim of a Licensed Patent that but for the rights granted under this Agreement would be infringed by the manufacture, use, sale, offer for sale or importation of a Licensed Product in a country where the Licensed Product is manufactured, used, sold, offered for sale or imported.

"Claims" shall mean any claim, action, arbitration, proceeding, review, audit, hearing, investigation, litigation, or suit (whether civil, criminal, administrative, investigative, informal, or threatened).

"Confidential Information" shall mean all proprietary and confidential information disclosed by a Party (the "Disclosing Party") to the other Party (the "Receiving Party") pursuant to, or in connection with this Agreement, including, without limitation, any information disclosed in contemplation of this Agreement prior to the Effective Date, regardless of the form or manner of disclosure. "Confidential Information" shall not include information: (a) of which the Receiving Party was rightfully in possession prior to disclosure, as evidenced by appropriate contemporaneous documentation; (b) that was independently developed by employees or agents of the Receiving Party without the benefit of Confidential Information provided by the Disclosing Party, as evidenced by appropriate contemporaneous documentation; (c) that the Receiving Party rightfully receives from a

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IN WITNESS WHEREOF, the Parties hereto have duly executed this Agreement as of the Effective Date first above written.

THE LICENSØRS: By: Dr. Jucian Lozonschi 4.-5 By: Dr. Georg Lytter

TENDYNE:

Tendyne Holdings, Inc.

By: off Franco Name:

President

Title:

4',

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EXHIBIT A

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Licensed Intellectual Property

WO/2009/033469	Heart Valve Stent	10 Sept 2008					
		Priority claimed to DE 10 2007 043830.5					
· · · ·		Lau .					
2011/0004296	Heart Valve Stent	9 Sept 2010					
EP2194925	Heart Valve Stent	6 Apr 2010					
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WO/2010/091653	Catheter	11 Feb 2009					
German Patents (patentschrift)							
pub'd 13 Dec 2007	Mitralklappenstent	6 Nov 2006					
10 2007 043831 pub'd 2 Jul 2009		13 Sept 2007					
	2011/0004296 EP2194925 WO/2010/091653 wO/2010/091653 schrift) pub'd 13 Dec 2007	2011/0004296 Heart Valve Stent EP2194925 Heart Valve Stent WO/2010/091653 Catheter WO/2010/091653 Catheter sehrift) pub'd 13 Dec 2007					

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German Applications (offenlegungschrift)								
10 2007 043830	pub'd 2 Apr 2009	Herzklappenstent	13 Sept 2007					

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RECORDED: 12/09/2011

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