## Dexcom G6 All-Rounder Subscription Form

Note: All fields below are required.		Date:		
Dexcom Subscription Details Please note: If you are using your smart device as your display device, please check that your smart device is compatible with the Dexcom G6 app prior to purchase. For a full list of compatible smart devices, visit dexcom.com/dexcom-international-compatibility.				
Shipped quarterly for 12 months, you will receive: 1x Dexcom G6 Transmitter (3-month life) 3x Dexcom G6 Sensor Pack (30-day life per pack)		Save \$1600 annually		
Throughout your subscription, you will receive a total of 4x Dexcom G6 Transmitters and 36x Dexcom G6 Sensors.				
Customer Details				
Customer Full Name:	Customer Full Name:			
Date of Birth:		Street Address:	Suburb:	
Phone:				
Email:		State:	Postcode:	
I agree to the terms and conditions on this Dexcom order form and accept the warranty information regarding each product purchased. I agree that, before I use the product, I will review all the training material provided. If I need further training, I will contact my healthcare professional or AMSL Diabetes. I agree that I will make a follow up appointment with my healthcare professional.				
Customer Signature:				
Hospital/Clinic Contact	Details			
Healthcare Professional Name:		Clinic Address:	Outwalt	
Hospital/Clinic Name:		Street Address:	Suburb:	
Phone:				
Email:				
Dexcom Start Date:		State:	Postcode:	
AMSL Diabetes Representative	e Name:			
Delivery Address (no PC	O Box)			
Home Address		Clinic Address (I have inform first subscription order only is be		
Other (please specify):				
Payment Information You will be charged a bond of \$400, additional to automatic monthly payments of \$330 for the full year of subscription. Your bond will be returned at the end of the 12 month period.				
Total (\$):	otal (\$): Card No:		CVC:	
Expiry: Cardholder Name:				
I agree to be charged \$330 monthly for the full year of subscription and a one-off bond of \$400				
Payment information must be completed prior to submitting order form or the order cannot be processed.				

Payment information must be completed prior to submitting order form or the order cannot be processed. Amex cards will incur a 1.25% surcharge.

Please email completed form to diabetes@amsl.com.au

For more information on Dexcom G6, please contact the AMSL Diabetes Customer Care Team on **1300 851 056** or at **diabetes@amsl.com.au**.



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## **Terms & Conditions**

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19 Terms<sup>1</sup> means these terms and conditions.
21. These terms and conditions.
22. These terms are calculated and is immediately bound, jointly and severally, by these terms and conditions flow only be amended and is immediately bound, jointly and severally, by these terms and conditions flow only be amended with AMSL's consent in writing and prevail to the extent of any inconsistency with any other document or agreement between the Customer and AMSL.
2.4 These terms and conditions may only be amended with AMSL's consent in writing and prevail to the extent of any inconsistency with any other document or agreement between the Customer and AMSL.
2.4 The Customer acknowledges and accepts that AMSL at its discretion, reserves the right not to supply Goods if, for any reason (including but not limited to, where the Goods are not or cease to be available, account disputes or conditions placed on AMSL by its suppliers). AMSL will not be liable to the Customer for any loss or damage the Customer suffers due to AMSL exercising its rights under this clause.
2.5 Where there is more than one Customer that has entered into the Terms and Conditions, the Customers are jointly and severally liable for all payments.
3.1 Prior to the commencement of the Subscription Period; or (c)AMSL until the earlier of the following events occurring:
(a)the expiry of the Subscription during the Subscription Period; or (c)AMSL (or the third-parity gatewarg) unsuccessfully charging the nominated credit or debit card for the Subscription Fee, for the reference and and the dagain unsuccessful; is severe (7) days from the Payment Due Date. and if again unsuccessful; is inderement within fourteen (4) days from the date in clause 3.1(a); or (b)AMSL within fourteen (4) days from the date in clause 3.1(a); or (b)AMSL within fourteen (4) days from the date in clause 3.1(b).
(c)AMSL within fourteen days (14) days from the date in clause 3.1(c).
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Subscription Fee
 The Customer agrees to pay the Subscription Fee on the Payment Due Date monthly in advance for each monthly

(CMMSL within fourteen days (14) days itom the date in Jackse 3.1(c).
4 Subscription Fee
4. Subscription Fee
1. The Customer agrees to pay the Subscription Fee on the Payment Due Date monthly in advance for each monthly period.
4.2 The Customer agrees that the Subscription Fee is non-refundable.
4.3 Unless otherwise agreed in writing, AMSL will not Deliver any Goods ordered by the Customer until such time as AMSL receives payment of the Subscription Fee and Subscription Deposit.
5.1 The Customer form.
5.2 AMSL may use one or more third party payment gateways to facilitate secure online payment transactions. Payments made through such payment gateways are subject to the terms and conditions and privacy policy of the relevant third-party providers. Unless the Customer expressly consents otherwise, AMSL does not have access to any personal information provided to such third-party payment gateways and website hosting providers endly secure technology for transactions with Customers, although AMSL accepts no responsibility for any damages, including consequential losses (whether direct or indirect), that may be suffered by a Customer whose credit or debit card or bank account information is used in a fraudulent or unauthorised manner by any person other than AMSL.
6.1 The Terms commence from the Subscription Dee and Subscription Deposit by direct deposit using EFT, AMSL will send an email containing instructions for making the payment or provide such information for making the payment or revide such information is used in a fraudulent or unauthorised manner by any person tother than AMSL.
6.1 The Terms commence from the Subscription Date and terminate at the earlier of: (a) the Customer is on privacy pointion. The subscription Period; or (b) distomer cancelling the Subscription Tee and Subscription Period; or (b) distomer cancelling the Subscription Tee earl Subscription Period; or (b) distomer cancelling the Subscription Perio

5. Rick induces with be simpled as soon as usey are available.
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8. 1 Rick of damage to or loss of the Goods passes to the Customer on Delivery and the Customer is responsible for insuring the Goods on or before Delivery.
8.2 If any of the Goods are damaged or destroyed following delivery but prior to ownership passing to the Customer, AMSL is sufficient evidence of AMSL's rights to receive the insurance proceeds without the need for any person dealing with AMSL to make further enquiries.
8.3 If the Customer requests AMSL to leave Goods outside AMSL's premises for collection or to deliver the Goods to an

As a fit the Customer requests AMSL to leave Goods outside AMSL's premises for collection or to deliver the Goods to an unattended location then such Goods must be left at the Customer's sole risk.

8.3 In the Quadratic requests indexed and the second sec

must hold the proceeds of any such act on trust for AMSL and must pay or deliver the proceedsto AMSL within 2 business days. (d)the Customer holds the resulting product on trust for the benefit of AMSL must equilibrium of the trust of the the resulting product to AMSL as AMSL directs. (e)Until ownership of the Goods parses to the Customer the Customer holds the resulting product to AMSL as AMSL directs. (e)Until ownership of the Goods parses to the Customer the Customer index the rany premises where AMSL believes the Goods parses to the Customer the Customer intervocably authorises AMSL enter any premises where AMSL believes the Goods parses to the Customer the Customer intervocably authorises AMSL enter any premises (U)Until ownership of the Goods parses to the Customer AMSL may recover possession of any Goods in transit/whether or not delivery has occurred. (g)the Customer must not charge or grant an encumbrance over the Goods nor grant nor otherwise give away any interest in the Goods while they remain the property of AMSL. 10.Defects. Warranties and Returms, Competition and Consumer Act 2010 Cth (CCA) 10. The Goods come with guarantees that conting in these Terms purports to exclude the Non-Excluded Guarantees. 10.2 The Customer is entitled to a replacement or refund for any major failure and compensation for any other reasonably to reseable fuely duality and the failure does not amount to a major failure. Hoe Goods replaced in the Goods fail to be of acceptable quality and the failure does not amount to a major failure and compensation for any other reasonably or as a replacement in these Terms purports to exclude the Non-Excluded Guarantees. 10.3 AMSLs actnowledges that nothing in these Terms purports to modify or exclude the Non-Excluded Guarantees. 10.3 AMSLs actnowledges that nothing in these Terms purports to modify or exclude the Non-Excluded Guarantees. 10.4 AMSLs actnowledges that nothing in these Terms purports to modify or exclude the Non-Excluded Guarantees. 10.4 AMSLs actnowledges that nothing

10.3 AMSL acknowledges that nothing in these Terms purports to modify or exclude the Non-Excluded Guarantees. 10.4 Subject to the CCA, AMSL must not be liable for any defect or damage which may be caused or partly caused by or arise as a result of: (a)the Customer failing to properly maintain or store any defect or damage which may be caused or partly caused by or arise as a result of: (a)the Customer using the Goods for any purpose other than that for which they were designed; (c)the Customer continuing the use of any Goods after any defect became apparent or should have become apparent o a reasonably prudent operator or user; (d)the Customer failing to follow any instructions or guidelines provided by AMSL; (e)fair wear and tear, any accident or accept non-defective Goods for return in which case AMSL may require the Customer topay handling fees of up to thirty percent (30%) of the value of the returned Goods plus any freight costs. 11. Default and Consequences of Default.
11.1 the Customer owes AMSL any money the Customer must indemnify AMSL from and against all costs and disbursements incurred by AMSL, incovering the debt (including but not limited to internal administration fees, legal costs on a solicitor and own client basis, AMSL's collection agency costs, and bark dishonour fees).
11.2 Without prejudice to any other remedies AMSL may threw, if at any time the Customer is in breach of any obligation foods to the Customer AMSL may supply of Coods to the Customer AMSL way supply of How Customer any loss or damage the Customer suffers because AMSL may supply of the Customer any loss or damage the Customer suffers because 11.3 Without prejudice to AMSL is other remedies at the AMSL may to any loss or anage the Customer suffers because for any order of the Customer fails under this clause.

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(c)a receiver, manager, liquidator (provisional or otherwise) or similar person is appointed in respect of the Customeror any asset of the Customer.
Privacy Act 1988
12.1 The Customer agrees for AMSL to obtain from a credit provided by AMSL.
12.2 The Customer agrees that AMSL may exchange information about the Customer with those credit providers either named as trade referees by the Customer or named in a consumer credit report issued by a credit reporting agency to the credit providers either named as trade referees by the Customer or named in a consumer credit report issued by a credit reporting agency for the following purposes:
(a) to assess an application by the Customer; and/or
(b) to notify other credit providers, and/or
(c) to exchange information with other credit providers as to the status of this credit account, where the Customer is in default with other credit providers, and/or
(d) to assess the creditworthiness of the Customer.
(e) to assess the creditworthiness of the forust on exchange under the Privacy Act 1988.
21 The Customer agrees that AMSL being given a consumer credit report collect overdue payment on commercial credit (Section 18K1 (N) Privacy Act 1988.)
12 A the Customer agrees that personal credit information provided may be used and retained by AMSL for the following purposes (and for other uses as must be agreed between the Customer and AMSL or required by law from time to imp).
(a) the provision of Goods: and/or

ne): ) The provision of Goods; and/or ) the marketing of Goods by AMSL, its agents or distributors; and/or analysing, verifying and/or checking the Customer's credit, payment and/or status in relation to the provision of Goods; (dor uou processing of any payment instructions, direct debit facilities and/or credit facilities requested by the Customer; and/or enabling the daily operation of Customer's account and/or the collection of amounts outstanding in the Customer's count in relation to the Goods. .5 AMSL may give information about the Customer to a credit reporting agency for the following purposes: to obtain a consumer credit report about the Customer;

(a) to obtain a consumer credit report bacut the Customer, to a credit reporting agency for the Tollowing purposes:
(b) allow the credit reporting agency to create or maintain a credit information file containing information about the Customer;
(b) allow the credit report about the Customer;
(c) allow the credit report about the Customer;
(a) posting agency to create or maintain a credit information file containing information about the Customer.
(a) personal particulars (the Customer's name, sex, address, previous addresses, date of birth, name of employer and driver's licence number);
(b) details concerning the Customer's application for credit or commercial credit and the amount requested;
(c) advice that AMSL is a current credit provider to the Customer;
(d) advice of any overdue accounts, loan repayments, and/or any outstanding monies owing which are overdue by more than sixty (60) days, and for which debt collection action has been started;
(e) that the Customer's overdue accounts, loan repayments and/or any outstanding monies are no longer overdue in respect of any defined intention not to comply with the Customer's calculations);
(f) information that, in the opinion of AMSL, the Customer has committed a serious credit infringement (that is, fraudulently or shown an intention not to comply with the Customer's credit dollgations);
(g) advice that cheques drawn by the Customer's ore no hundred dollars (\$100.00) or more, have been dishonoured more than once;

than once; (h) that credit provided to the Customer by AMSL has been paid or otherwise discharged.

in) that credit provided to the Customer by AMSL has been paid or otherwise discharged.
13. General
13. The failure by AMSL to enforce any provision of these terms and conditions must not be freated as a waiver of that provision, nor must it affect AMSL's right to subsequently enforce that provision. If any provision of these terms and conditions must not be affected, prejudiced or impaired.
13. These terms and conditions and any contract to which they apply must be governed by the laws of the state of New South Wales, Australia, and are subject to the jurisdiction of the Court of New South Wales, Australia, and are subject to the jurisdiction of the Court of New South Wales, Australia, and are subject to the jurisdiction of the Court of New South Wales, Australia, and are subject to the jurisdiction of the Court of New South Wales, Australia, and are subject to the jurisdiction of the Court of New South Wales, Australia, and are subject to the jurisdiction of the Court of New South Wales, Australia, and are subject to the jurisdiction of the Court of New South Wales, Australia, and are subject to the jurisdiction of the Court of New South Wales, Australia, and conditions.
13.4 AMSL may license or sub-contract all or any part of its rights and obligations without the Customer's consent.
13.5 The Customer will be taken to have accepted such changes if the Customer makes a further request for AMSL to change. The Customer will be taken to have accepted such changes if the Customer makes a further request for AMSL to provide Goods to the Customer.
13.6 Neither party must be liable for any default due to any act of God, war, terrorism, strike, lock-out, industrial action, fire, flood, storm or other event beyond the reasonable control of either party.
13.7 The Customer warrants that it has the power to these terms and conditions create binding and valid legal obligations on it.

## Schedule 1: Shipping Schedule

Month	Product	Monthly Payment
1	1x Dexcom G6 Transmitter & 3x Dexcom G6 3-pack	\$330
2	No Product	\$330
3	No Product	\$330
4	1x Dexcom G6 Transmitter & 3x Dexcom G6 3-pack	\$330
5	No Product	\$330
6	No Product	\$330
7	1x Dexcom G6 Transmitter & 3x Dexcom G6 3-pack	\$330
8	No Product	\$330
9	No Product	\$330
10	1x Dexcom G6 Transmitter & 3x Dexcom G6 3-pack	\$330
11	No Product	\$330
12	No Product	\$330

Month	Cancellation Fee (Cost of Received Unpaid Product)
1	\$660
2	\$330
3	\$0
4	\$660
5	\$330
6	\$0
7	\$660
8	\$330
9	\$0
10	\$660
11	\$330
12	\$0

For more information on Dexcom G6, please contact the AMSL Diabetes Customer Care Team on 1300 851 056 or at diabetes@amsl.com.au.



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All Dexcom users must review all training materials provided with the product. If the Dexcom user requires further training on the product, they must contact their healthcare professional or contact AMSL Diabetes for further assistance. If glucose alerts and readings do not match symptoms or expectations, user should use a blood glucose meter. It is the Dexcom user's responsibility to seek appropriate advice when necessary and to use the device as per usage instructions. The warranty conditions for the Dexcom systems can be found on our website. In agreement with the Privacy Act 1988 (Cth), the Dexcom user's records will be maintained in accordance with the National Privacy Principles. The Dexcom user asigns indemnity to AMSL from and against all claims of whatsoever nature (to the maximum extent permitted by law) relating (whether directly or indirectly) to the Dexcom CGM Systems. Dexcom is only indicated for use in pregnancy or patients on dialysis treatment. Transmitters and sensors are not for resale. Use of non-approved platforms will invalidate the warranty for the sensor and transmitter. After your initial order, you may order on our website amsidiabetes.com.au. Prices are valid as of 22nd June 2020. Dexcom and Dexcom G6 are registered trademarks of Dexcom, Inc. in the United States and/or other countries. Dexcom

Schedule 2: Early Contract Termination Forfeit of \$400 bond plus cancellation fee as below.