



## Loan Agreement and Terms for Q Magnets used for Pain Management Trial

**Parties:** This Loan Agreement (“Agreement”) is entered into between Trigeminal Neuralgia Association Australia, a registered Charity “Charity” with its principal office at 8 Wadsley Crescent, Connells Point, NSW 2221, , and the member, referred to as “Borrower,” with the contact information recorded on the Agreement

**Product Description:** The Charity agrees to loan the Borrower Q Magnets for a Pain Management Trial (“Product”) for a fixed term of two months from the date of this Agreement.

### **Terms and Conditions:**

**Loan Term:** The Borrower agrees to borrow the Product for a period of two months, commencing from the date of this Agreement and lodge a deposit of \$50 via the Charity’s designated website platform at Home – Trigeminal Neuralgia Association Australia ([tnaaustralia.org.au](http://tnaaustralia.org.au)) or by cash.

**Return of Product:** The Borrower shall return the Product to the Charity’s Support Group Meeting no later than the end of the two-month loan term. The Borrower is responsible for any shipping or transportation costs associated with returning the Product.

### **Usage and Reporting:**

The Borrower agrees to use the Product as directed and for its intended purpose.

The Borrower further agrees to diligently track and record their pain management progress and results while using the Product.

These progress reports shall be submitted via the Charity’s designated website platform at Home – Trigeminal Neuralgia Association Australia ([tnaaustralia.org.au](http://tnaaustralia.org.au)) or by utilising the manual data collection forms, throughout the loan term.

### **Cost of Non-Return:**

In the event that the Borrower fails to return the Product within the specified two-month loan term, the Borrower shall be held liable for the full cost of the Product, which is valued at \$400.

The Borrower hereby authorizes the Charity to charge the Borrower’s provided payment method for the full cost of the Product in case of non-return.

On return of the Product the deposit value of \$50 will be refunded to the Borrower.

**Indemnification and Liability:**

The Borrower agrees to use the Product responsibly and acknowledges that any misuse or damage caused to the Product during the loan term shall be the responsibility of the Borrower. The Borrower agrees to indemnify and hold the Charity harmless against any loss, damage, or liability arising from the Borrower's use or possession of the Product.

**Governing Law:**

This Agreement shall be governed by and construed in accordance with the laws of Australia, without regard to its conflict of law principles.

**Entire Agreement:**

This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof and supersedes all prior agreements, understandings, and representations.

**Execution:**

By completing the Agreement Form below, the parties acknowledge their acceptance and agreement to the terms and conditions set forth in this Loan Agreement.

Full Name	
Email	
Phone No	
Signature	
Date	
Have you read the loan agreement	YES  NO
Name SGL	
SGL Signature	
Date	