

Chapter DE 6

LABORATORIES AND WORK AUTHORIZATIONS

DE 6.01 Laboratories. Definition. DE 6.02 Work authorizations

History: Chapter DE 6 as it existed on April 30, 1972 was repealed and a new chapter DE 6 was created, Register, April, 1972, No. 196, effective May 1, 1972.

DE 6.01 Laboratories. Definition. The term "dental laboratory" as used in this act means any dental workroom, whether operated as a part of a dental office or otherwise, by any person, association, corporation or other entity, other than a licensed dentist, engaged in, or holding out to any person as being engaged in, either directly or indirectly, constructing, repairing or altering prosthetic dentures, bridges, orthodontic or other appliances to be used as substitutes for or as a part of natural teeth or jaws or associated structures, or for the correction of malocclusions or deformities.

History: Cr. Register, April, 1972, No. 196, eff. 5-1-72.

DE 6.02 Work authorizations. Written work authorizations shall be in the official form approved by the board set forth below:

DENTAL LABORATORY WORK AUTHORIZATION OFFICIAL WISCONSIN FORM

INSTRUCTIONS:

TO: _____ DATE _____

FROM: Dr. _____ Tel. No. _____

Address _____

License No. and State _____

FOR: _____

Patient Name or Identification Number

(Give name of manufacturer for materials and teeth)

TEETH: Anterior: Porcelain _____ Plastic _____

Shade and Molds _____

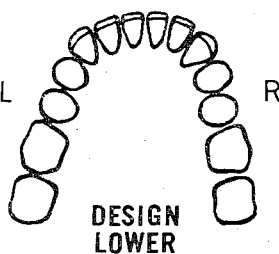
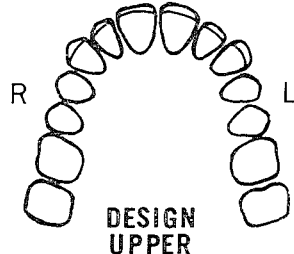
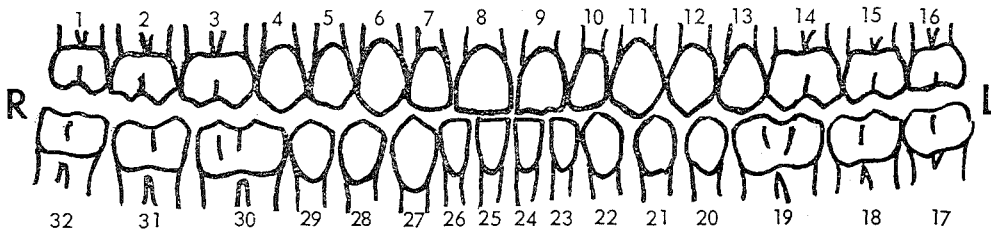
Posterior: Porcelain _____ Plastic _____

Shade and Molds _____

METAL: Gold _____ Chrome Alloy _____ Others _____

BASE MATERIAL: _____

OTHER MATERIALS: _____



Signature _____

DATE TO BE RETURNED _____

Use reverse side for additional instructions

Wisconsin Dentistry Law, Chapter 447.07 (3) (d)

(3) The examining board may on its own motion make investigations and conduct hearings in regard to any alleged actions of any licensed dentist or certified dental hygienist, or of any other person it has reason to believe is acting or has acted in such capacity within the state, and may, on its own motion, or upon complaint in writing, duly signed and verified by the complainant, and upon not less than 10 days' notice to a dentist, or dental hygienist, suspend or revoke such license, registration or certificate as hereinafter provided, if it finds that the holder thereof has been guilty of:

(d) Directly or indirectly sending impressions or measurements to a dental laboratory without a written authorization in form approved by the board, signed by the dentist authorizing the same, or directly or indirectly sending a patient, or an agent of a patient, to a dental laboratory for any purpose whatsoever. The board, its agents or employees may inspect dental offices to determine their compliance with this subsection, and may inspect the work authorization records of dental laboratories to determine compliance with this subsection.

DENTISTRY EXAMINING BOARD

(1) Filing. Each work authorization or a carbon copy shall be retained and filed by the issuing dentist and by the laboratory for a period of at least 3 years from the date of The filed work authorization or carbon copy thereof shall be for inspection by the board or its representatives during such

(2) No dental laboratory shall have in its possession a thetic dentures, bridges, orthodontic or other appliances or st to be used as substitutes for or as a part of natural teeth or associated structures, or for the correction of malocclu deformities, either completed or being fabricated, without h: its possession a written, signed work authorization therefo

(3) No dental laboratory shall advertise, solicit, represent itself out in any manner to the general public that it will sell, furnish, construct, repair or alter prosthetic dentures, bridges; dontic or other appliances or structures to be used as substit or as a part of natural teeth or jaws or associated structures; the correction of malocclusions or deformities.

(4) The board, its agents or employees may inspect dental tories records of work authorization. Any dental laboratory violates any provisions of this act, or refuses to allow the bo agents or employees to inspect the work authorization rec subject to such penalties as provided by law.

History: Cr. Register, April, 1972, No. 196, eff. 5-1-72.