Chapter DE 9 LABORATORIES AND WORK AUTHORIZATIONS

DE 9.01 Laboratories; definition.

DE 9.02 Work authorizations.

Note: Chapter DE 6 as it existed on April 30, 1972, was repealed and a new chapter DE 6 was created effective May 1, 1972.

DE 9.01 Laboratories; definition. The term "dental laboratory" means any dental workroom directly or indirectly engaged in the construction, repair or alteration of 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; renum, from DE 6,01 and am., Register, February, 1982, No. 314, eff. 3–1–82.

DE 9.02 Work authorizations. Written work authorizations shall be on a form approved by the board which is substantially similar to the official board form set forth below:

DENTAL LABORATORY WORK AUTHORIZATION

OFFICIAL WISCONSIN FORM

TO:	D: DATE:			
FROM: E	Dr		Tel. No	
A	ddress License	No. and State	· · ·	
Patien	nt Name or	Identification Number		
		nanufacturer for materia		
TEETH: Anterior Shade a		: Porcelain	Plastic	
			Plastic	
METAL:		Chrome Alloy	Others	
BASE M		AL:		

$\begin{array}{c} 1 & 2 & 3 & 4 & 5 & 6 & 7 & 8 & 9 & 10 & 11 & 12 & 13 & 14 & 15 & 16 \\ R & & & & & & & & & \\ \hline & & & & & & & \\ \hline & & & &$
Signature
DATE TO BE RETURNED

Use reverse side for additional instructions

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

(2) No dental laboratory shall have in its possession any prosthetic dentures, bridges, orthodontic or other appliances or structures 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, either completed or being fabricated, without having in its possession a written, signed work authorization therefore.

(3) No dental laboratory shall advertise that it provides any service directly to the public.

(4) The board, its agents or employes may inspect dental laboratories' records of work authorization. Any dental laboratory which violates any provisions of this act, or refuses to allow the board, its agents or employes to inspect the work authorization records is subject to such penalties as provided by law.

History: Cr. Register, April, 1972, No. 196, eff. 5-1-72; renum, from DE 6.02 and am., Register, February, 1982, No. 314, eff. 3-1-82.