

# DENTAL DESIGN STUDIOS

**DOCTOR** \_\_\_\_\_ **PHONE** \_\_\_\_\_

**DENTAL OFFICE** \_\_\_\_\_

**ADDRESS** \_\_\_\_\_

**CITY** \_\_\_\_\_ **STATE** \_\_\_\_\_ **ZIP** \_\_\_\_\_

**PATIENT** \_\_\_\_\_

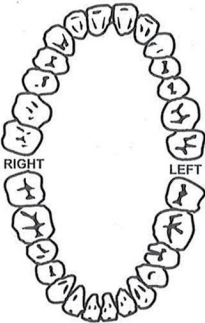
AGE \_\_\_\_\_ SEX:  M  F

DATE SENT \_\_\_\_\_ DATE WANTED \_\_\_\_\_

Study Model  Photos

## CASE DESIGN

- Set up     Bite Blocks     Finish



## SHADE INSTRUCTIONS

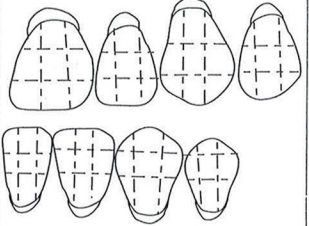
**PORCELAIN VENEERS PLEASE PROVIDE FOLLOWING INFORMATION**

### PURPOSE OF RESTORATION

- Change Color  
 Close Spaces  
 Correct Malalignment  
 Increase Length \_\_\_\_\_ mm  
 Opaque Liner     Yes     No

### SHADE OF PREPARED TEETH

Shade Desired



### Rx INSTRUCTIONS

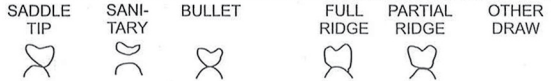
- METAL TRY IN:**     One Piece     BISQUE TRY IN     FINISH  
 Separate

**OCCLUSAL SURFACE:**     METAL     PORCELAIN

**BUCCAL MARGINS:**     PORC.     METAL BAND     PORC. SHOULDER

**OPPOSING TEETH TO BE RESTORED:**     YES     NO     RELIEVED

**GINGIVAL EMBRASURES:**     CLOSED     NORMAL     OPEN



## METALS

### Porcelain

- High Noble  
 Noble  
 Non-Precious

### Full Cast

- High Noble  
 Noble  
 Non-Precious

- White     Yellow     White     Yellow

IF METAL PREFERENCE IS NOT MADE, RESTORATION WILL BE FABRICATED IN HIGH NOBLE METAL

## PONTIC DESIGN

- RIDGE RELIEF:**     SCRAPE  
 SOCKET     NONE

HAS THIS CASE BEEN DISINFECTED?     YES     NO SEND SUPPLIES:  LABELS     Rx     BAGS     BOXES

Dentist's Signature \_\_\_\_\_ License # \_\_\_\_\_

# TERMS AND CONDITIONS

This signature evidences a contract for the sale and delivery of the specially manufactured goods mentioned herein and subject to the following terms and conditions.

1. Client agrees to pay in full the invoiced price of the goods as specified and ordered in this Agreement, plus any late fees, penalties and cost of collection. In the event of a dispute arising out of this agreement, the prevailing party will be entitled to actual attorney fees and costs.
2. The undersigned agrees to be personally liable for payment of the goods ordered pursuant to this agreement.
3. Payment due in full after receipt of goods. A LATE PAYMENT PENALTY OF 1-1/2% PER MONTH SHALL BE CHARGED ON UNPAID BALANCE 10 DAYS AFTER RECEIPT OF MONTHLY STATEMENT
4. Client hereby grants Dental Design Studios a security interest in all of clients receivables, and personal property, for the purpose of securing payment for the specially manufactured goods delivered by Dental Design Studios.
5. The failure of Dental Design Studios to enforce any rights granted by this Agreement, or to take action against Dentist or P.C. in the event of any breach of this Agreement, shall not be deemed a waiver by Dental Design Studios as to subsequent enforcement of rights or subsequent actions in the event of future breaches. Acceptance of new orders by Dental Design Studios shall not represent any accord or satisfaction, and shall not relieve Dentist or P.C. of any indebtedness to Dental Design Studios.
6. Dental Design Studios may, from time to time, require a deposit or ship good C.O.D, secured funds.
7. Any use, sale, transfer, modification of the appliance or failure to reasonably notify and return the appliance within 14 days to Dental Design Studios shall constitute acceptance.
8. Any defects in returned goods must be particularized and Dental Design Studios retains the right to effect cure of that defect.
9. Client dentist must examine all appliances and determine their fitness for any intended usage. THERE ARE NO EXPRESS WARRANTIES AND NO IMPLIED WARRANTY ON FITNESS FOR PARTICULAR PURPOSE GIVEN BY DENTAL DESIGN STUDIOS.
10. This agreement will be governed and controlled in all respects by the laws of the State of Michigan, including interpretation, enforceability, validity, and construction. The parties submit to the jurisdiction of the 16th District Court of Wayne County, Michigan; or, original jurisdiction can be established, the United States District Court for the Eastern District at Detroit, Michigan, with respect for any action arising, directly or indirectly, out of this Agreement or the performance or breach of this Agreement. The parties stipulate that the venues referenced in this Agreement are convenient. The parties agree that this agreement was created and entered into in the State of Michigan, and any disputes will be resolved in Michigan courts.
11. OSHA Standards need to be followed.