

Lava™ RX

Date Sent: ____/____/____

Date Due: ____/____/____

Date In: ____/____/____

FIRSTIMPRESSIONS
DENTAL LAB INC.

Lab Name: _____

Lab Address: _____

City: _____ State: _____ Zip: _____

Telephone: () _____ Email: _____

Fax: () _____ Contact Person: _____

Patient Name: _____

Tooth No.(s) Bridges: _____ Shade: _____

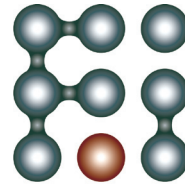
Tooth No.(s) Singles: _____ Shade: _____

Implant Abutment No.(s): _____ Shade: _____

Scanning Parameters

Standard (mm) Custom Setting (mm) Anteriors
Coping Thickness 0.50 _____ 0.30 _____

Build-Up: Mesial Distal Occlusal



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Standard (mm) Custom Setting (mm) Anteriors
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Build-Up: Mesial Distal Occlusal

SECTION 5b of the Illinois Dental Practice Act requires a licensed dentist who employs or engages services of person, firm or corporation to construct or repair prosthetic appliance, to furnish a written work order or form approved by Illinois Department of Registration and Education which shall contain:

(1) name and address of person, firm or corporation to which work order is directed (2) patient's name or identification number, and if number is used, patient's name must be written upon duplicate copy retained by dentist. (3) date on which work order was written. (4) description of work to be done, including diagrams if necessary. (5) specification of type and quality of materials to be used. (6) signature of dentist and number of his license.

Dentist and laboratory must retain their respective copies of work order for three (3) years for inspection at any reasonable time by the Department of Registration and Education or its duly authorized agents.

Failure of dentist to comply in any given case is a misdemeanor, and license may be revoked or suspended. Failure of laboratory to comply is a misdemeanor.

SECTION 5b (3) of the Illinois Dental Practice Act provides "If the person, firm or Corporation receiving a written order from a licensed dentist engages another person, firm or corporation (hereinafter referred to a 'sub-contractor') to perform some of the services relative to such work order, he or it shall furnish a written sub-work order with respect thereto on forms prescribed by the Department of Registration and Education which shall contain:

(a) The name and address of the sub-contractor (b) A number identifying the original work order which number shall be endorsed on the work order received from the licensed dentist. (c) The date on which the sub-work order was written. (d) A description of the work to be done by the sub-contractor, including diagrams if necessary. (e) A specification of this type and quality of materials to be used (f) The signature of the person, firm or corporation issuing the sub-work order.

The sub-contractor shall retain the sub-work order and the issuer thereof shall retain a duplicate copy attached to the work order received from the licensed dentist for inspection by the Department of Registration and Education or its duly authorized agents, for a period of 3 years in both cases. Failure of laboratories to comply is a misdemeanor.

SECTION 5b of the Illinois Dental Practice Act requires a licensed dentist who employs or engages services of person, firm or corporation to construct or repair prosthetic appliance, to furnish a written work order or form approved by Illinois Department of Registration and Education which shall contain:

(1) name and address of person, firm or corporation to which work order is directed (2) patient's name or identification number, and if number is used, patient's name must be written upon duplicate copy retained by dentist. (3) date on which work order was written. (4) description of work to be done, including diagrams if necessary. (5) specification of type and quality of materials to be used. (6) signature of dentist and number of his license.

Dentist and laboratory must retain their respective copies of work order for three (3) years for inspection at any reasonable time by the Department of Registration and Education or its duly authorized agents.

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