Today's Date: Drs. Name: Drs. Address: Drs. Phone: Drs. Email:			AL ARTS a Blvd. Suite 208, Northridge,	Pts. Gender:	Pts. Age:
Call to Discuss	Try-In		Finish	Case due in Office	by 5pm
Layered Zirconia	_ _ _	Study Models	Diagnostic Wax	Right Side 7 8 9 10 Left Si 11 12 13 13 14 15 15 16 16 32 X 17 29 29 28 29 21	All on 4 Milled Titanium Frame World Full Denture Partial Denture Valplast Flexible Acrylic Partial Cast Partial Implant Supported Stayplate Reline Other
	Stump Shade	Final Shade Mold_	F	27 26 25 24 23 Left Si	
Lab Use Only:	Date Case Received_		Pan Number	Dr. Signature	

Terms and Conditions

By Submitting this form to Cali Dental Arts of Northridge and signing it, the Dentist agrees to a contact for the sale and delivery of the custom manufactured products mentioned herein as "Products". The Services and Dental Prosthetic Products provided by the Cali Dental Arts of Northridge (herein referred to as "Laboratory") are subject to the following terms and conditions:

- 1. Laboratory warrants that the Product(s) shall be free of defects in materials and workmanship at the time of delivery. Except as expressly warranted herein, Laboratory makes no representations or warranties that the Product(s) will be fit for a particular purpose or of merchantability.
- 2. Payment is due in full upon receipt of Product(s) or net 30 days. Dentist agrees to pay in full the stated price of the Product(s) or Service(s) together with any and all costs of collection, including but not limited to reasonable attorney's fees.
- 3. In the event that any order submitted by Dentist is canceled for any reason before shipment, Dentist shall pay the reasonable value of all work performed prior to receipt by Laboratory of notice of cancellation of the order by Laboratory.
- 4. Dentist has the right to inspect Product(s) prior to acceptance provided that notice of non-acceptance or non-conformance of the Product(s) shall be communicated to Laboratory within a reasonable time (not to exceed 10 business days) after receipt by Dentist. Any action other that unequivocal notice of non-acceptance shall be deemed to be acceptance.
- 5. Notice by Dentist of a non-conforming Product shall include a specific and detailed statement of the reason for rejection. Laboratory shall be given the opportunity to correct the defect or to replace the Product(s) (at Laboratory's sold discretion) with a conforming Product(s), within a reasonable time and at the cost of Laboratory. Where the cause of the non-conforming Product(s) cannot be clearly and reasonably identified as due to either the fault of Laboratory or Dentist, the cost of remaking the Product(s) shall be borne equally by the parties hereto.
- 6. Should Laboratory fail to provide a conforming Product(s) in a reasonable time, Dentist's remedy is limited to the return of all original items submitted to Laboratory and repayment of the contract price.
- 7. Where Dentist requests re-manufacture or repair of the Product(s), Dentist shall resubmit all originals to Laboratory' including but not limited to, original impressions, models, and restoration(s).
- 8. Dentist must thoroughly and carefully disinfect all materials used in the mouth before sending them to the Laboratory and again, when returned from the Laboratory, before placement in patient's mouth.
- 9. Product(s) will be shipped F.O.B. by common carrier, unless the parties agree to other arrangements before the date of shipment. Laboratory shall bear the expense and risk of placing the Product(s) in the possession of the carrier. Thereafter Dentist shall bear the expense and risk of transporting Product(s) to the place of destination.
- 10. Any controversy or claim arising out of or relation to this contract or the breach thereof shall be settled by arbitration to be held in Los Angeles County, California, in accordance with the Rules of the American Arbitration Association. A judgement upon the award rendered by the arbitrator(s) may be entered in any Court having jurisdiction thereof. The arbitrator(s) will be selected from a panel of persons having experience with and knowledge of dentistry and dental technology. The language of arbitration shall be in English.
- 11. This agreement shall be construed, interpreted and enforced under the laws of the State of California within the same force and effect as if fully executed and to be fully performed therein. Dentist and Laboratory agree that the proper jurisdiction for resolution of any dispute hereunder shall be in the County of Los Angeles, California.
- 12. If any provision of this Agreement is held invalid, unenforceable, or void by a court or competent jurisdiction, such circumstances shall not effect the validity of any of the remaining provisions of this Agreement.
- 13. Laboratory has not made an representation warranty, covenant, or guarantee of any nature whatsoever, express or implied, in connection with or relation to the products or services to be performed hereunder except as expressly set for the herein. This Agreement cannot be modified except by a written instrument signed by Laboratory.

Delivery Schedule (Working Days)

Feldspathic Veneers / Crowns 7 days
E Max 7 days
Zirconia Restoration 8 days
Implant Abutment Restoration 12 days
Metal Restoration 7 days
Diagnostic / Functional Wax-up 5 days

Notes

- 1. Prices subject to change without notice
- Cost of restoration does NOT include cost of metal alloy.
- 3. Cost of restoration does NOT include cost of implant parts.
- 4. Additional charges may apply.
- 5. For estimates please contact us to discuss case and restorative alternatives.
- * Delivery date depends on complexity, number of units in case, and avaliability of implant parts (or other parts required). Please contact us for more accurate estimate of delivery date on large or complex cases.
- * In case of rush orders, a rush fee will be charged depending on the number of days the case will be in the laboratory compared to usual fabrication times. Please consult us for accurate estimate.

