

From: Yoichi Nakajima [nakajima-yoichi@jqa.jp]
Sent: Wednesday, July 09, 2003 10:42 PM
To: Mike Kuo
Subject: Re: Sato Corporation, FCC ID:MMFMB200-B2, AN03T2992

Hi Mike

Thank you your prompt comments.
I attached the revised label sample and user's Manual.

A1. Please refer the revised label sample" (Revised)Exhibit C Label and Label Location.pdf".
A2. Please refer the revised user's manual page 13 of " (Revised)Exhibit H User's Manual.pdf".
A3. Please refer the revised user's manual page 2 of " (Revised)Exhibit H User's Manual.pdf".
A4. Thank your for your attention but the applicant agrees to indicated grant note 05 on the grant.
So please proceed assessment.

Q1.I am confusing that why MPE estimate does not apply.

On the portable equipment of TX Power less than 24.6mW is not necessary MPE and SAR estimate ?

The following RF exposure statement is only necessary for portable equipment isn't it ?

"This device and its antenna(s) must not be co-located or operating in conjunction with any other antenna or transmitter."

Best Regards
Yoichi Nakajima
JQA

----- Original Message -----

From: "Mike Kuo" <MKUO@CCSEMC.com>
To: "'Yoichi Nakajima'" <nakajima-yoichi@jqa.jp>
Sent: Tuesday, July 08, 2003 2:34 AM
Subject: FW: Sato Corporation, FCC ID:MMFMB200-B2, AN03T2992

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>

> -----Original Message-----

> From: CERTADM

> Sent: Monday, July 07, 2003 10:14 AM

> To: 'mkuo@ccsemc.com'

> Subject: Sato Corporation, FCC ID:MMFMB200-B2, AN03T2992

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> Notice_content

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> Question #1: FCC ID label format: per section 2.925(a)(1) of FCC rules, the
> FCC ID number shall be on a single line. Please provide revised FCC ID
> label format to comply this requirement.

>

> Question #2: User Manual does not include the statement required under
> section 15.21 of FCC rules. Please provide revised user manual.

>

> Question #3: User manual doest not include the statement required for
> unintentional radiator per section 15.105(b) of FCC rules. Please provide
> revised user manual.
>
> Question #4: AC line conducted Tests: Tests were performed from 450kHz to
> 30MHz per section 15.207 requirement. Per FCC Public Notice 02-257. For
> the devices that did not demonstrate CISPR 22 150kHz-30MHz technical
> requirement, the device can only be marketed before July 10, 2005 and grant
> note 05 will be indicated on this grant. To avoid to have grant note 05
> indicated on the grant, please provide AC line conducted limits per CISPR 22
> requirements. If this device demonstrates CISPR 22 AC line conducted
> limits, grant note "CE " will be indicated on the grant.
>
> "05" NOTE- The manufacture and importation of this device must cease on July
> 10, 2005 pursuant to 15.37(j) or 18.123 transition provisions adopted under
> FCC 02-157 (ET Docket 98-80).
>
> "CE" NOTE - This device has shown compliance with the conducted emissions
> limits in 15.107, 15.207, or 18.307 adopted under FCC 02-157 (ET Docket
> 98-80) and may be marketed after July 11, 2005 and is not affected by the
> 15.37(j) or 18.123 transition provisions.
>
> For your information: since this Bluetooth transmitter is used as portable
> device, MPE estimate does not apply. The submitted RF exposure calculation
> will not be used for submission purpose.
>
> Best Regards
>
> Mike Kuo
>
> The items indicated above must be submitted before processing can continue
> on the above referenced application. Failure to provide the requested
> information within 60 days of the original e-mail date may result in
> application dismissal and forfeiture of the filing fee. Also, please note
> that partial responses increase processing time and should not be submitted.
> Any questions about the content of this correspondence should be directed to
> the e-mail address listed below the name of the sender.