



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From: oetech@fccsun27w.fcc.gov Sent: Thu 11/20/2008 7:21 AM
To: scott@celetronics.com
Cc:
Subject: Response to Inquiry to FCC (Tracking Number 172725) (TCB)

 **Federal Communications Commission**

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Office of Engineering and Technology

Inquiry:
Dear FCC: We have received an application for certification for a FM transmitter under 15.239 of the rules. It plugs into the cigarette lighter of an automobile with a flexible gooseneck that extends from the cigarette lighter plug to the actual device, which also serves as a holder for an Apple iPod. The mount for the gooseneck on the actual device limits the size of the area where label can be placed to smaller than the palm of a hand, but the actual size of the device is slightly larger than the palm of a hand. The applicant would like to place the 2-condition statement required by 15.19(a)(3) of the rules into the users manual, and have only the actual FCC ID placed on the device. The applicant makes the legitimate argument that many devices on the market of comparable size do not have the 2-condition statement on the device. Is it permissible for CETCB to approve this device without the 2-condition statement placed on the device, and instead insert into the user's manual? Thank you in advance for your attention on this matter.

Response:
Yes, this will be acceptable pursuant to Part 15.19 (a) (5) of the FCC Rules.

Do not reply to this message. Please select the [Reply to an Inquiry Response](#) link from the OET Inquiry System to add any additional information pertaining to this inquiry.