



Neurological Division
800 53rd Avenue N.E.
Columbia Heights, MN 55421

FAX COVER SHEET

DATE: 5/28/99
DELIVER TO: Richard Fabina
COMPANY: FCC
FAX NUMBER: (301) 344-2050

FROM: John Grevious
FAX NUMBER: (612) 514-5612
BUSINESS PHONE: (612) 514-5210
TOTAL PAGES: _____
(Including cover sheet)

REMARKS: Urgent For your review Reply RSVP Please comment

ADDITIONAL COMMENTS:
Reference FCC ID # LF57435 Conf # EA93061 for more information.



Medtronic Neurological
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P.O. Box 1250
Minneapolis, MN 55440-9087
Internet: www.medtronic.com
Telephone: (612) 514-5000
Toll Free: 1-800-328-0810
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Richard Fabina
Federal Communications Commission
Washington, D.C. 20554

May 28, 1999

Dear Mr. Fabina:

The purpose of this letter is to determine if we may be exempted from placing the FCC part 15 statement ("This device complies with...") on the labels of our hand held patient programmers. These programmers are best categorized as inefficient radiators that use short-range inductive coupling (i.e. within a few inches) at 175 kHz to communicate to implanted medical devices.

Presently we print both the FCC ID# and the FCC part 15 statement on both the device label and in the manual. We wish to make a universal label for worldwide use. The label designers require more print space on the label to accomplish this task. I understand such exemptions can be applied to other devices such as hearing aids where obvious space/size restrictions become an issue. In our case we have maximized the label size and use it for both user instruction and industry standards information. Please refer to the attached edited drawings (A, B, C1, C2, D) for an overview of this product and to better understand this request.

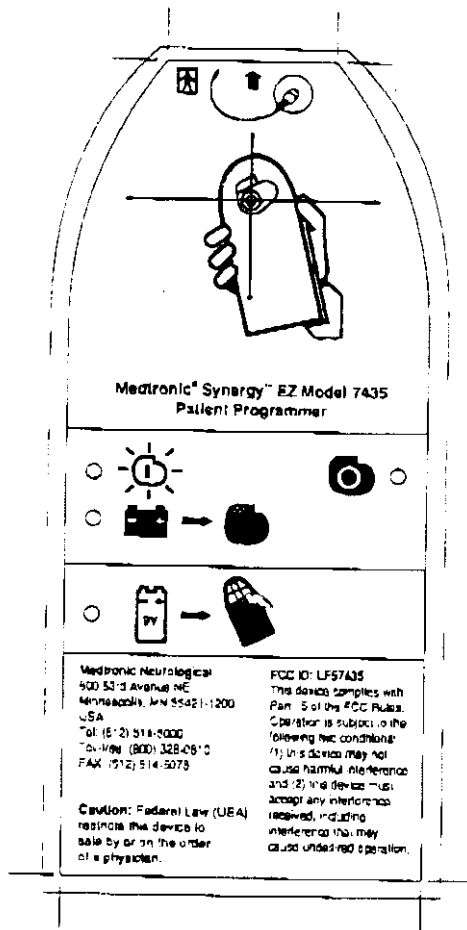
To meet the FCC labeling requirements and achieve our universal labeling needs we are requesting allowance to apply the FCC information per attachment D for our patient programmer products. Thank you for your time to review this request.

Sincerely,

A handwritten signature in black ink that reads "John Grevious".

John Grevious
Principal Engineer
Medtronic, Inc.
Phone: (612) 514-5210
Fax: (612) 514-5612
e-mail john.grevious@medtronic.com

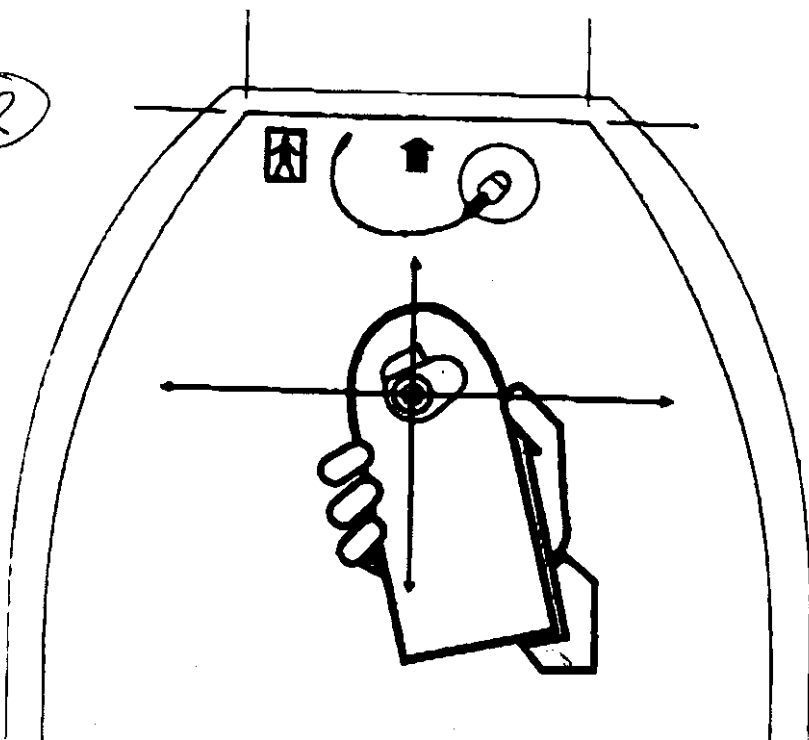
C1



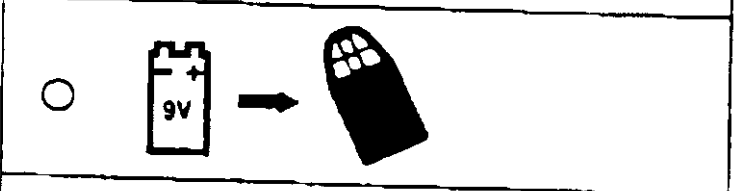
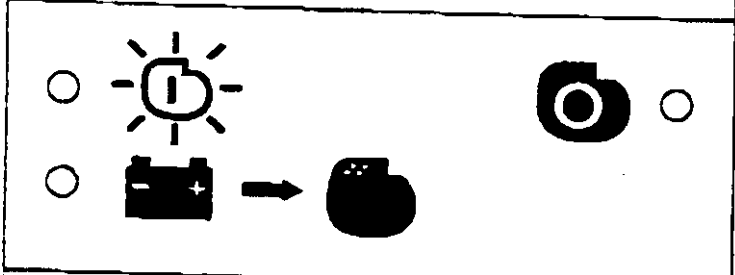
Example of Label used for products within the-USA.

UC9900344EN/220183_001

Q2



**Medtronic® Synergy™ EZ Model 7435
Patient Programmer**



Medtronic Neurological
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 Minneapolis, MN 55421-1200
 USA
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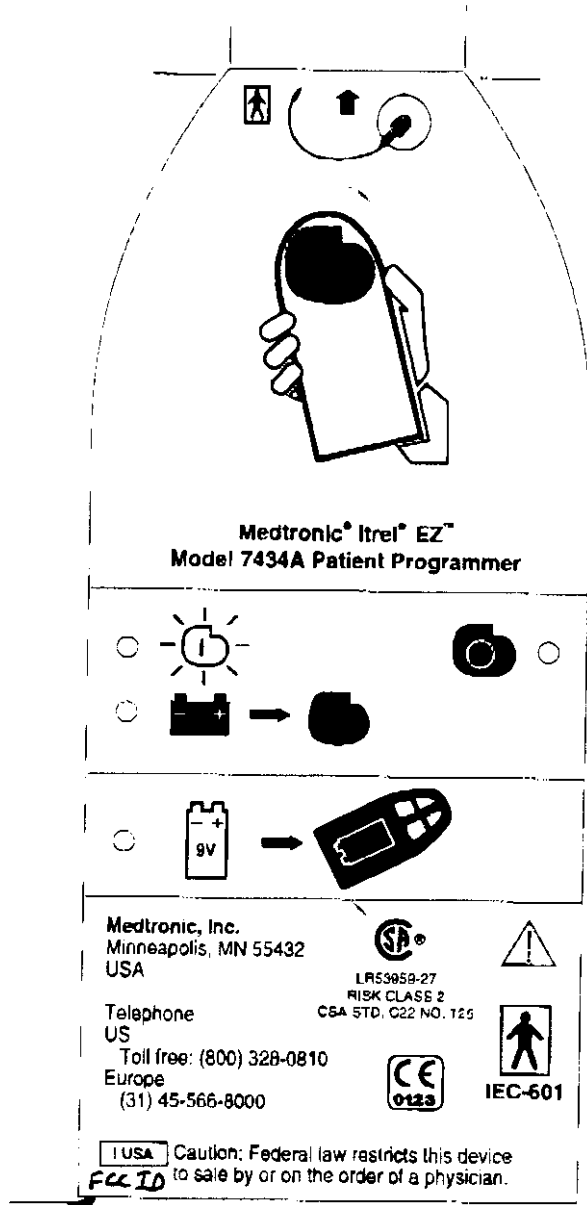
Caution: Federal Law (USA)
 restricts this device to
 sale by or on the order
 of a physician.

FCC ID: LF57435
 This device complies with
 Part 15 of the FCC Rules.
 Operation is subject to the
 following two conditions:
 (1) this device may not
 cause harmful interference
 and (2) this device must
 accept any interference
 received, including
 interference that may
 cause undesired operation.

- Our product
 → label designers
 need more label
 space to achieve
 a universal label
 design.

- This statement is
 also provided in the
 device manual.

Ⓟ A prototype DRAFT of a universal label



FCC ID: LF57435

Our request is to do the following:

- FCC ID # on external label.
- FCC ID # and full FCC statement ~~to~~ printed in the device manual.

Draft

UC9900371 EE/220181-001