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February 18, 2009

Chief, Equipment Authorization Branch
Authorization and Evaluation Division,
Office of Engineering Technology
Federal Communications Commission
P.O. Box 358315
Pittsburgh, PA 15251-5315

Dear Sir or Madam:

The enclosed documents constitute a formal submittal and application for an original certification pursuant to FCC Rules 47 CFR Part 15, Subpart C for intentional radiators for Cardinal Health 303, Inc. product Supply Cabinet – RFID Model 16100. This product will bear the following FCC ID: WSIRFIDSNGLAUXCAB.

The Supply Cabinet – RFID system uses Radio Frequency Identification (RFID) to automate the distribution, management, and control of surgical stents after they leave the supply management area. Individual stents receive an RFID tag that is tracked by the Universal Tag Registry (UTR). The UTR is a registry of all RFID tags created on behalf of Cardinal Health, as well as the attributes of the stents that are associated with those RFID tags.

By entering an ID and optional password at RFID-enabled stations in the patient care area and following the menus, users can obtain stents within a few seconds. All transaction information, including the name of the patient and the description and quantity of stents removed, is automatically recorded at the time of access for accounting, restocking, and billing purposes.

The Supply Cabinet – RFID assists with controlling costs and capturing lost charges by creating an electronic transaction record for stents managed by the Supply Cabinet – RFID system. The RFID tag provides a higher level of traceability and improved inventory management. In addition, the UTR keeps detailed product and transaction information for reporting purposes.

The enclosed test reports demonstrate that the Supply Cabinet – RFID complies with the requirements of 47 CFR Part 15, Subpart C for intentional radiators.

Sincerely,

A handwritten signature in black ink, appearing to read "John G. Smith".

John G. Smith
Sr. Manager, Compliance Engineering

JGS/pk