



January 8, 2025

Federal Communications Commission
Office of Engineering and Technology
445 12th Street SW
Washington, DC 20554

Subject: Request for Alternative Label Placement for FCC ID: **FCC ID: 2BMEA-QP12BUS25**

Dear Sir/Madam,

We are writing to formally request approval for an alternative method of FCC label placement for our product, identified under FCC ID: **FCC ID: 2BMEA-QP12BUS25**. Due to the specific nature and use of this device, we believe it is in the best interest of compliance and consumer awareness to prominently display the required FCC compliance statement in alternative locations rather than on the physical product itself.

Justification for Alternative Labeling:

1. **Durability Concerns:** The product is designed for frequent handling and use, which may result in the FCC label wearing off, becoming illegible, or being inadvertently peeled off by the end user during normal use.
2. **Consumer Awareness:** To ensure consumers are consistently made aware of FCC compliance, we propose prominently displaying the FCC label on the **external packaging** and including it in the **user manual**. This ensures the information remains intact and accessible throughout the product's lifecycle.
3. **Aesthetic and Functional Design:** The product's design and material may not support a durable and legible label placement without compromising the functionality or aesthetics of the device.

Proposed Alternative:

- The FCC label and compliance information will be **prominently displayed** on the **outer packaging** of the product, ensuring visibility at the point of sale.
- The label and compliance statement will also be included in the **user manual**, ensuring consumers have permanent access to this information.

We respectfully request the FCC's approval for this alternative labeling method. We believe this approach maintains compliance with FCC regulations while addressing the unique design and use considerations of our product.

Thank you for your attention to this matter. Please let us know if any additional information is required to process this request.

Sincerely,

Scott A. Moser

Scott A. Moser, CEO Quiet Inc. Scott@quiet-inc.com Cell: 858-699-8954

