

Federal Communication Commission
Equipment Authorization Division,
Application Processing Branch
7435 Oakland Mills Road
Columbia, MD 21048

Date: 13. Dez. 2023

To Whom It May Concern

Ref.: Label Location for FCC ID:

KWC-ARNESP

KWC-ARNEM

Pursuant to paragraph §2.925 of 47 C.F.R. the FCC ID: KWC-ARNESP and KWC-ARNEM, which is subject of this filing, shall bear a permanently affixed, readily visible label listing the information as specified in

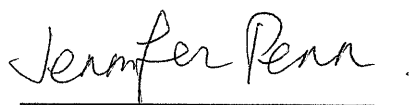
§2.926 and §15.19(a) of the 47 C.F.R. Due to the specific use of the hearing instrument (as shown in figure 1) its external surface is in contact with the user's skin behind the ear.



Figure 1: Position of the Hearing Instrument on the User

Therefore, it is not appropriate to permanently affix a label on the outer surface of the device to prevent skin irritations. In this case the size of the FCC ID will be smaller than 2 points, which does not satisfy the requirements for "readily visible" label as defined in §2.925 (d)(2) and §2.925(g).

Due to the small size of the devices and pursuant to paragraph § 15.19(a)(5) of 47 C.F.R., the FCC ID and the statement specified in §15.19(a)(3) are placed in the user manual and and affixed on the device packaging as shown below.

A handwritten signature in cursive script that reads "Jennifer Penn". The signature is written in black ink and is positioned above a solid horizontal line.

Jennifer Penn

Sonova USA Inc.

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