

## David Waitt

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**From:** Juan Martinez [jmartinez@elliottlabs.com]  
**Sent:** Thursday, November 02, 2006 11:31 AM  
**To:** Dwaitt@elliottlabs.com  
**Cc:** David Bare; Mark Briggs; Bill-c@oqo.com; Bobh@oqo.com  
**Subject:** Fwd: Response to Inquiry to FCC (Tracking Number 509537)  
**Importance:** High

David,

Here is the reply from the FCC regarding OQO's FCC ID Label being under the battery as being acceptable as long as the label is visible at time of purchase.

Thanks,  
Juan M.

Delivered-To: jmartinez@elliottlabs.com  
Date: Thu, 2 Nov 2006 10:41:00 -0500 (EST)  
From: Generic Office of Engineering Technology <oetech@fccsun27w.fcc.gov>  
Subject: Response to Inquiry to FCC (Tracking Number 509537)  
To: jmartinez@elliottlabs.com

### **Inquiry:**

A letter signed by a manufacture would like to receive an interpretation regarding Section 2.925. This is in regards to labeling of an handheld computer with unlicense radio products. The product itself is 3.5H x 5.5W. Please let us know of your decision as the manufacture needs a reply as soon as possible.

### **---Reply from Customer on 11/02/2006---**

Yes the manufacture will sell the device without the battery installed. Being this the case I am assuming FCC will be ok with the unit having the label under the battery as long as the battery its not installed at time of purchase. Is my assumption correct? Thanks.

### **Response:**

At this time, these are granted on a case by case basis. For this device, the label proposal is acceptable.

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.

Sr. EMC Engineer  
Elliott Laboratories