

Date: June 12, 2017

FCC E-Label Information FCC ID: UK7-DW5A

## Information to be displayed

1. The information that will be displayed on the e-label and information that will remain in the user manual is shown below:

Information	on E-label	In Manual
FCC ID number	Yes	No
DoC logo	No No	
15.19 statement ("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.")	No	Yes
Class A / B Digital Device user manual statements	No	Yes
Caution to the user that changes or modifications not expressly approved by the party responsible for compliance could void the user's authority to operate the equipment	No	Yes

Images of the e-label screen are provided below:

US

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## Access to the required information on the e-label

Users are able to access the information in no more than three steps in a device's menu. The actual steps are:

	Setting Menu
Step 1	Select System
Step 2	Select About
Step 3	Select Regulatory Information

## Labeling for importation and Purchasing

Products utilizing e-labels are required to have a physical label on the product at the time of importation, marketing and sales. For devices imported in bulk and not packaged individually, a removable adhesive label or, for devices in protective bags, a label on the bags is acceptable for this purpose. Any removal label shall be of a type intended to survive normal shipping and handling, and must only be removed by the customer after purchase. For devices imported already in individual packages ready for sale, the information may alternatively be provided on the package. It shall contain:

- 1. FCC ID
- 2. Any other information required by specific rule to be provided on the surface of the product unless such information is permitted to be included in the User's manual or other packaging inserts.



## Other Considerations

The above information must be programmed by the responsible party and the information must be secured in such a manner that third parties cannot modify it.

Best regards,

Christopher King

Vice President, Chief Compliance & Risk Officer

For and behalf of Fossil Group, Inc.