(3) "FIXED GLAZED PANELS IMMEDIATELY ADJACENT TO ENTRANCE AND EXIT DOORS" MEANS THE FIRST FIXED GLAZED PANEL ON EITHER OR BOTH SIDES OF THE DOOR(S), WHICH HAVE A GLAZING LESS THAN EIGHTEEN (18) INCHES FROM THE FINISHED FLOOR OR WHOSE LEAST DIMENSION IS EIGHTEEN (18) INCHES OR MORE, WHICH MAY BE MISTAKEN AS A MEANS OF EGRESS OR INGRESS.

1[226FF-2.1] 266GG-2.

- (A) EACH LIGHT OF SAFETY GLAZING MATERIAL MANUFACTURED, IMPORTED, OR SOLD FOR USE IN HAZARDOUS LOCATIONS OR INSTALLED IN SUCH A LOCATION WITHIN THE STATE OF MARYLAND SHALL BE PERMANENTLY LABELED BY ETCHING, SANDBLASTING, FIRING OF CERAMIC MATERIAL, HOT-DIE STAMPING, OR BY OTHER SUITABLE MEANS. THE LABEL SHALL IDENTIFY THE LABELER, WHETHER MANUFACTURER, FABRICATOR OR INSTALLER, AND THE NOMINAL THICKNESS AND THE TYPE OF SAFETY GLAZING MATERIAL AND THE FACT THAT THE MATERIAL MEETS THE TEST REQUIREMENTS OF THE AMERICAN NATIONAL STANDARDS INSTITUTE STANDARD ANSI Z-97.1-1971, OR AS MAY BE AMENDED. THE LABEL MUST BE LEGIBLE AND VISIBLE AFTER INSTALLATION.
- (B) SAFETY GLAZING LABELING SHALL NOT BE USED ON OTHER THAN SAFETY GLAZING MATERIALS.
- (C) PERMANENT LABELING OF WIRE GLASS, LAMINATED GLASS OR RIGID PLASTICS, THAT ARE FURTHER FABRICATED AFTER MANUFACTURE, IS NOT REQUIRED IF THE SELLER OR INSTALLER OF THE WIRE GLASS, LAMINATED GLASS OR RIGID PLASTICS, FURNISHES TO EACH BUYER THEREOF A CERTIFICATE STATING THAT THE WIRE GLASS, LAMINATED GLASS OR RIGID PLASTICS, MEETS THE TEST REQUIREMENTS OF ANSI STANDARD Z-97.1-1971, OR AS MAY BE AMENDED.

H226FF-3.11 <u>266GG-3</u>

- (A) IT IS UNLAWFUL WITHIN THE STATE OF MARYLAND KNOWINGLY TO SELL, I SABRICATE, ASSEMBLE, GLAZE, I INSTALL, CONSENT OR CAUSE TO BE INSTALLED GLAZING MATERIALS OTHER THAN SAFETY GLAZING MATERIALS IN, OR FOR USE IN, ANY HAZARDOUS LOCATION.
- (B) NO LIABILITY UNDER THIS SUBHEADING IS CREATED AS TO WORKMEN WHO ARE EMPLOYEES OF A CONTRACTOR, SUBCONTRACTOR, OR OTHER EMPLOYER RESPONSIBLE FOR COMPLIANCE WITH THIS SUBHEADING.

11226FF-4.11 266GG-4.

WHOEVER VIOLATES THE PROVISIONS OF THIS SUBHEADING IS GUILTY OF A MISDEMEANOR AND UPON CONVICTION THEREOF, SHALL BE SENTENCED TO PAY A FINE OF NOT ILLESS THAN \$25 OR MORE THAN \$10,000, II MORE THAN \$1,000, OR TO UNDERGO IMPRISONMENT OF NOT MORE THAN ONE YEAR, OR BOTH.