

(A) DUTY OF DEPARTMENT.

THE DEPARTMENT SHALL ADOPT RULES AND REGULATIONS TO CARRY OUT THE PROVISIONS OF THIS SECTION, INCLUDING:

(1) STANDARDS FOR MARKING TRANSPARENT GLASS DOORS; AND

(2) DEFINITIONS OF "BUSINESS ESTABLISHMENT", "PUBLIC BUILDING", AND "COMMERCIAL BUILDING OR STRUCTURE".

(B) WARNING MARKINGS.

IN EACH BUSINESS ESTABLISHMENT, PUBLIC BUILDING, OR COMMERCIAL BUILDING OR STRUCTURE, EACH DOOR THAT HAS A SURFACE AREA OF AT LEAST 80 PERCENT TRANSPARENT GLASS SHALL BE MARKED SO THAT IT WARNS ANY INDIVIDUAL NEARING IT THAT A GLASS DOOR IS PRESENT.

(C) PENALTIES.

A PERSON WHO VIOLATES ANY PROVISION OF THIS SECTION OR ANY RULE OR REGULATION ADOPTED UNDER THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$50.

REVISOR'S NOTE: This section is new language derived without substantive change from former Article 43, § 54A.

In subsection (a) of this section, the former phrase "as it deems necessary or proper" is deleted as unnecessary.

Subsection (a)(2) of this section is new language added to reflect practice and to clarify the scope of this section by providing for the definition of vague terms.

In subsections (a)(2) and (b) of this section, the term "business" is substituted for "mercantile", for clarity.

In subsection (b) of this section, "that has a surface area of at least 80 percent transparent glass" is substituted for "with an area of at least 80 percent transparent glass", for clarity.

In subsection (b) of this section, "individual nearing it" is substituted for "persons using them" and "a glass door is present" is substituted for "they are glass doors" to express more accurately the legislative intent to protect all people who might injure themselves by walking