Interpretation:
Section 110.3(B) does not, in itself, require listing or labeling. It does, however, require considerable evaluation of equipment. Section 110.2 requires that equipment be acceptable only if approved. The term approved is defined in Article 100 as “acceptable to the authority having jurisdiction.” Before issuing approval, the authority having jurisdiction may require evidence of compliance with Section 110.3(A)(1). The most common form of this evidence that is considered acceptable by authorities having jurisdiction is a listing or labeling by a third party.

Field Application:
Installation of display cases, display shelving, or modular office furniture containing electrical wiring shall comply with either of the following:

1. Be listed by an approved third party
2. Field installed wiring
   a. The electrical work must be done under a valid electrical permit.
   b. Wiring may be field installed with any wiring method permitted by the current electrical code and must be inspected by the field inspector to verify compliance with those requirements.