NARCOTICS, DANGEROUS DRUGS, AND DRUG PARAPHERNALIA = JAIL

NARCOTICS AND DANGEROUS DRUGS
Licensees may not knowingly permit illegal sales, negotiations, or use of narcotic or dangerous drugs on the licensed premises. (Secs. 2400.5(a) and 24200(a) B&P; various H&S)

Criminal Penalty:
Most drug offenses are felonies, punishable by imprisonment in state prison.

DRUG PARAPHERNALIA
Licensees may not sell any product knowing, or under circumstances where one reasonably should know, that the customer intends to use the product for illegal drug purposes. This includes, but is not limited to, scales and balances, diluents and adulterants, balloons, envelopes, containers, pipes, screens, syringes, needles, scouring pads, blow torches, or cigarette papers. (Secs. 11014.5, 11364.5, and 11364.7(a) H&S)

The law presumes that a licensee, or his/her agent(s) knows that the item is drug paraphernalia if ABC or any other state or local law enforcement agency notifies the licensee in writing that a thing (e.g., a glass vial, pipe screen, wiry sponge or scouring pad, roach clips, etc.) is commonly sold or marketed as drug paraphernalia. (See also Form ABC-546-A, Notice to Licensees Concerning Drug Paraphernalia Under Section 24200.6 Business and Professions Code) (Sec. 24200.6 B&P)

Criminal Penalty:
The penalty is a maximum six months in County Jail and/or a maximum $1000 fine. (Sec. 19PC)

BE AWARE OF NARCOTICS, DANGEROUS DRUGS AND DRUG PARAPHERNALIA IN THE WORKPLACE.
THE CONSEQUENCES ARE A STAY IN JAIL AND $$$$$!!