

Prop 64 as the voters were given it

SECTION 11. CONSTRUCTION AND INTEPRETATION.

The provisions of this Act shall be liberally construed to effectuate the purposes and intent of the Control, Regulate and Tax the Adult Use of Marijuana Act; provided, however, no provision or provisions of this Act shall be interpreted or construed in a manner to create a positive conflict with federal law, including the federal Controlled Substances Act, such that the provision or provisions of this Act and federal law cannot consistently stand together.

Division 10, Chapter 1, General Provisions Section 26001(2)(dd)

(dd) “Unreasonably impracticable” means that the measures necessary to comply with the regulations require such a high investment of risk, money, time, or any other resource or asset, that the operation of a marijuana establishment is not worthy of being carried out in practice by a reasonably prudent business person.

Do not take anyone else’s word for this! Here is the exact language that was in Prop 64 @ [The Control, Tax and Regulate the Adult Use of Marijuana Act-Prop 64](#)

For a further understanding of what was in Prop 64 with post law and regulation go to: [KnowMoreOn64.org](#) and our 3 page [Attorney's Corner Survey](#)