## **UNOFFICIAL COPY**

1		AN ACT relating to kratom products.
2	Be it	enacted by the General Assembly of the Commonwealth of Kentucky:
3		→ Section 1. KRS 217.2202 is amended to read as follows:
4	A kr	atom processor or kratom retailer shall not:
5	(1)	Distribute, dispense, sell, or make available for sale any kratom extract or kratom
6		product to an individual who is under twenty-one (21) years of age; or
7	(2)	Prepare, manufacture, distribute, dispense, sell, or make available for sale any
8		kratom extract or kratom product that:
9		(a) Is adulterated with a dangerous nonkratom substance that affects the quality
10		or strength of the kratom extract or kratom product to such a degree that it
11		may injure a consumer;
12		(b) Contains a poisonous or otherwise harmful nonkratom ingredient, including
13		but not limited to any controlled substance as defined in KRS Chapter 218A;
14		(c) [Contains a level of 7-hydroxymitragynine in the alkaloid fraction that is
15		greater than two percent (2%) of the overall alkaloid composition of the
16		product;
17		(d) ]Contains any synthetic alkaloid, including synthetic mitragynine, synthetic 7-
18		hydroxymitragynine, or any other synthetically derived compound of the plant
19		Mitragyna speciosa;
20		$(\underline{d})$ [(e)] Contains levels of residual solvents higher than those permitted under
21		the United States Pharmacopeia Chapter 467; or
22		$(\underline{e})$ [(f)] Does not meet the labeling requirements established pursuant to KRS
23		217.2203 or any administrative regulation promulgated thereunder.
24		→ Section 2. KRS 217.2203 is amended to read as follows:
25	<u>(1)</u>	All kratom extracts and kratom products sold or otherwise distributed in the
26		Commonwealth shall be accompanied by a clear label that provides adequate
27		information for safe and effective use by consumers that includes but is not limited

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1		to:
2		$(\underline{a})$ [(1)] A list of the ingredients used in the manufacturing of the kratom extract
3		or kratom product;
4		$(\underline{b})$ [(2)] The amount of mitragynine and 7-hydroxymitragynine contained in the
5		kratom extract or kratom product;
6		$(\underline{c})$ [(3)] The recommended serving size of the kratom extract or kratom product;
7		$(\underline{d})$ [(4)] The number of servings per container of the kratom extract or kratom
8		product;
9		$(\underline{e})$ [(5)] The name and principle street address of the vendor or person
10		responsible for distributing the kratom extract or kratom product;
11		$(\underline{f})$ [(6)] Any precautionary statements as to the safety and effectiveness of the
12		kratom extract or kratom product; and
13		$(\underline{g})$ [(7)] A disclaimer that the kratom extract or kratom product is not intended to
14		diagnose, treat, cure, or prevent any medical condition or disease.
15	<u>(2)</u>	Any product that contains a level of 7-hydroxymitragynine in the alkaloid
16		fraction that is greater than two percent (2%) of the overall alkaloid composition
17		of the product shall comply with the labeling requirements established in
18		subsection (1) of this section but shall not be labeled or marketed as a kratom
19		product or contain any reference or indication on its packaging that it is a kratom
20		product.
21	<u>(3)</u>	Processors and retailers of any product described in subsection (2) of this section
22		shall comply with Section 1 of this Act.
23		→ Section 3. KRS 217.2205 is amended to read as follows:
24	<u>(1)</u>	The department may promulgate administrative regulations in accordance with
25		KRS Chapter 13A to implement KRS 217.2202, 217.2203, and 217.2207.
26	<u>(2)</u>	Administrative regulations promulgated pursuant to this section shall apply to
27		products that contain a level of 7-hydroxymitragynine in the alkaloid fraction

- 1 that is greater than two percent (2%) of the overall alkaloid composition of the
- 2 product except that those administrative regulations shall not require those
- 3 products to be labeled as a kratom product or as containing kratom extracts.