## FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

# HOUSE BILL NO. 350

### **101ST GENERAL ASSEMBLY**

0687H.03C

DANA RADEMAN MILLER, Chief Clerk

#### AN ACT

To amend chapter 196, RSMo, by adding thereto one new section relating to kratom products, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapter 196, RSMo, is amended by adding thereto one new section, to be 2 known as section 196.1170, to read as follows:

**196.1170. 1.** This section shall be known and may be cited as the "Kratom 2 Consumer Protection Act".

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2. As used in this section, the following terms mean:

4 (1) "Dealer", a person who sells, prepares, or maintains kratom products or 5 advertises, represents, or holds oneself out as selling, preparing, or maintaining kratom 6 products. Such person may include, but not be limited to, a manufacturer, wholesaler, 7 store, restaurant, hotel, catering facility, camp, bakery, delicatessen, supermarket, grocery 8 store, convenience store, nursing home, or food or drink company;

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(2) "Department", the department of health and senior services;

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(3) "Director", the director of the department or the director's designee;

13 (5) "Kratom product", a food product or dietary ingredient containing any part
 14 of the leaf of the plant Mitragyna speciosa.

15 **3.** The general assembly hereby occupies and preempts the entire field of regulating

16 kratom products to the complete exclusion of any order, ordinance, or regulation of any

17 political subdivision of this state. Any political subdivision's existing or future orders,

18 ordinances, or regulations relating to kratom products are hereby void.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

<sup>(4) &</sup>quot;Food", a food, food product, food ingredient, dietary ingredient, dietary
supplement, or beverage for human consumption;

19 4. (1) A dealer who prepares, distributes, sells, or exposes for sale a food that is 20 represented to be a kratom product shall disclose on the product label the factual basis 21 upon which that representation is made.

(2) A dealer shall not prepare, distribute, sell, or expose for sale a food represented
 to be a kratom product that does not conform to the disclosure requirement under
 subdivision (1) of this subsection.

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5. A dealer shall not prepare, distribute, sell, or expose for sale any of the following:

(1) A kratom product that is adulterated with a dangerous non-kratom substance.
A kratom product shall be considered to be adulterated with a dangerous non-kratom
substance if the kratom product is mixed or packed with a non-kratom substance and that
substance affects the quality or strength of the kratom product to such a degree as to
render the kratom product injurious to a consumer;

31 (2) A kratom product that is contaminated with a dangerous non-kratom
32 substance. A kratom product shall be considered to be contaminated with a dangerous
33 non-kratom substance if the kratom product contains a poisonous or otherwise deleterious
34 non-kratom ingredient including, but not limited to, any substance listed in section
35 195.017;

36 (3) A kratom product containing a level of 7-hydroxymitragynine in the alkaloid
 37 fraction that is greater than two percent of the alkaloid composition of the product;

38 (4) A kratom product containing any synthetic alkaloids, including synthetic 39 mitragynine, synthetic 7-hydroxymitragynine, or any other synthetically derived 40 compounds of the plant Mitragyna speciosa; or

41 (5) A kratom product that does not include on its package or label the amount of 42 mitragynine and 7-hydroxymitragynine contained in the product.

43 6. A dealer shall not distribute, sell, or expose for sale a kratom product to an
44 individual under eighteen years of age.

45 7. (1) If a dealer violates subdivision (1) of subsection 4 of this section, the director 46 may, after notice and hearing, impose a fine on the dealer of no more than five hundred 47 dollars for the first offense and no more than one thousand dollars for the second or 48 subsequent offense.

49 (2) A dealer who violates subdivision (2) of subsection 4 of this section, subsection
50 5 of this section, or subsection 6 of this section is guilty of a class D misdemeanor.

51 (3) A person aggrieved by a violation of subdivision (2) of subsection 4 of this 52 section or subsection 5 of this section may, in addition to and distinct from any other 53 remedy at law or in equity, bring a private cause of action in a court of competent

#### HCS HB 350

54 jurisdiction for damages resulting from that violation including, but not limited to, 55 economic, noneconomic, and consequential damages.

56 (4) A dealer does not violate subdivision (2) of subsection 4 of this section or 57 subsection 5 of this section if a preponderance of the evidence shows that the dealer relied 58 in good faith upon the representations of a manufacturer, processor, packer, or distributor 59 of food represented to be a kratom product.

60 8. The department shall promulgate rules to implement the provisions of this 61 section including, but not limited to, the requirements for the format, size, and placement 62 of the disclosure label required under subdivision (1) of subsection 4 of this section and for 63 the information to be included in the disclosure label. Any rule or portion of a rule, as that 64 term is defined in section 536.010, that is created under the authority delegated in this 65 section shall become effective only if it complies with and is subject to all of the provisions 66 of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are 67 nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are 68 69 subsequently held unconstitutional, then the grant of rulemaking authority and any rule 70 proposed or adopted after August 28, 2021, shall be invalid and void.

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