By the Appropriations Committee on Agriculture, Environment, and General Government; the Committee on Commerce and Tourism; and Senators Gruters, Stewart, and Perry

	601-03765-23 2023136c2
1	A bill to be entitled
2	An act relating to the Florida Kratom Consumer
3	Protection Act; creating s. 501.9745, F.S.; providing
4	a short title; defining terms; prohibiting processors
5	from selling, preparing, distributing, or exposing for
6	sale certain kratom products; prohibiting processors
7	from distributing, selling, or exposing for sale a
8	kratom product to an individual under 21 years of age;
9	requiring processors to annually register kratom
10	products with the Department of Agriculture and
11	Consumer Services; providing requirements for such
12	registration; requiring processors to report certain
13	violations and adverse events to the department;
14	providing for the revocation of a processor's kratom
15	product registration under certain circumstances;
16	providing criminal penalties; providing an exception;
17	requiring the department to adopt rules; providing an
18	effective date.
19	
20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. Section 501.9745, Florida Statutes, is created
23	to read:
24	501.9745 Kratom products; processor prohibitions;
25	registration; fines
26	(1) SHORT TITLE.—This section may be cited as the "Florida
27	Kratom Consumer Protection Act."
28	(2) DEFINITIONSAs used in this section, the term:
29	(a) "Kratom extract" means a food product or dietary

Page 1 of 4

1	601-03765-23 2023136c2
30	ingredient that contains any part of the leaf of the plant
31	Mitragyna speciosa which has been extracted and concentrated to
32	provide more standardized dosing.
33	(b) "Kratom product" means a food product, food ingredient,
34	dietary ingredient, dietary supplement, or beverage intended for
35	human consumption which contains any part of the leaf of the
36	plant Mitragyna speciosa or an extract of such plant and is
37	manufactured as a powder, capsule, pill, or beverage or any
38	other edible form.
39	(c) "Processor" means a person who sells, prepares,
40	manufactures, distributes, or maintains kratom products.
41	(3) PROHIBITIONS
42	(a) A processor may not sell, prepare, distribute, or
43	expose for sale:
44	1. A kratom product that:
45	a. Is adulterated with a dangerous non-kratom substance
46	that affects the quality or strength of the kratom product to
47	such a degree that it may injure a consumer.
48	b. Contains a poisonous or otherwise harmful non-kratom
49	ingredient, including, but not limited to, any substance listed
50	<u>in s. 893.03.</u>
51	c. Contains a level of 7-hydroxymitragynine in the alkaloid
52	fraction which is greater than 1 percent of the alkaloid
53	composition of the product.
54	d. Contains a synthetic alkaloid, including, but not
55	limited to, synthetic mitragynine, synthetic 7-
56	hydroxymitragynine, or any other synthetically derived compound
57	of the plant <i>Mitragyna speciosa</i> .
58	e. Does not include directions for the safe and effective
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Page 2 of 4

	601-03765-23 2023136c2
59	use of the product, including, but not limited to, a suggested
60	serving size, on the product's packaging or label.
61	f. Has a label that contains any claim that the product is
62	intended to diagnose, treat, cure, or prevent any medical
63	condition or disease.
64	2. Kratom extract that contains levels of residual solvents
65	higher than the standards set forth in USP-NF chapter 467.
66	(b) A processor may not sell, distribute, or expose for
67	sale a kratom product to an individual under 21 years of age.
68	(4) REGISTRATIONA processor shall annually register with
69	the department any kratom product it intendeds to offer for sale
70	to an end consumer in this state which is in an approved kratom
71	delivery form. The registration must include a certificate of
72	analysis from an independent certified third-party laboratory
73	which shows that the kratom product is in compliance with the
74	requirements of this section for safe kratom products.
75	(5) REPORTING REQUIREMENTS
76	(a) If the department receives a report that any kratom
77	product offered for sale in this state is not in compliance with
78	the requirements of this section for safe kratom products, the
79	department must require the processor to produce an updated
80	certificate of analysis in a reasonable timeframe from an
81	independent certified third-party laboratory which shows that
82	the kratom product is in compliance with the requirements of
83	this section for safe kratom products.
84	(b) If a processor receives notice of an adverse event
85	related to its kratom product, the processor must submit via
86	certified mail to the department a copy of the adverse event
87	report required to be submitted to the United States Food and

Page 3 of 4

	601-03765-23 2023136c2
88	Drug Administration under the Federal Food, Drug, and Cosmetic
89	Act, 21 U.S.C. s. 379aa-1(b)(1).
90	(c) If a processor fails to provide the department with an
91	updated certificate of analysis within the specified timeframe
92	or fails to report an adverse event to the department as
93	required by this subsection, the department may revoke the
94	processor's kratom product registration.
95	(6) VIOLATIONS
96	(a) A person who violates this section commits a
97	misdemeanor of the second degree, punishable as provided in s.
98	775.082 or s. 775.083.
99	(b) A processor that sells kratom products at retail does
100	not violate this section if it is shown by a preponderance of
101	the evidence that the processor relied in good faith upon the
102	representations of a manufacturer, processor, packer, or
103	distributor of food represented to be a kratom product.
104	(7) RULESThe department shall adopt rules to administer
105	this section.
106	Section 2. This act shall take effect July 1, 2023.

Page 4 of 4