The House Committee on Judiciary Non-Civil offers the following substitute to HB 181:

A BILL TO BE ENTITLED AN ACT

1 To amend Article 6 of Chapter 13 of Title 16 of the Official Code of Georgia Annotated, 2 relating to kratom, so as to revise definitions; to prohibit the sale or transfer of possession of 3 kratom to an individual under 21 years of age; to prohibit the ingestion of kratom through a 4 heating element or vaporizing mechanism or the selling of such mechanisms; to provide 5 requirements and limitations relating to the sale of kratom products in this state; to prohibit 6 the sale of kratom unless behind a counter or in a secured display; to revise packaging 7 requirements; to require manufacturers and others to maintain a registered agent in this state; 8 to provide for violations of such requirements; to provide for a civil action; to provide for 9 related matters; to provide for an effective date; to repeal conflicting laws; and for other 10 purposes.

11

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

12

SECTION 1.

Chapter 13 of Title 16 of the Official Code of Georgia Annotated, relating to controlled
substances, is amended by revising Code Section 16-13-120, relating to the definition of
kratom, as follows:

23

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

″16-13-120.	
As used in this article, the term:	
(1) 'Adulterated' has the same meaning as in Code Section 26-2-26 or is mixed or pa	<u>cked</u>
with a nonkratom substance that is not approved for food or that renders the kr	atom
product injurious to a consumer.	
(2) 'Kratom' 'kratom' means the tropical evergreen known as Mitragyna speciosa, v	hich
is native to Southeast Asia and contains the alkaloid mitragynine or metal	olite
7-hydroxymitragynine.	
(3) 'Kratom extract' means any kratom product that has been modified, processe	<u>d, or</u>
otherwise manufactured with a food-grade solvent.	
(4) 'Kratom product' means any product containing any part of the leaf of the	<u>plant</u>
mitragyna whether sold as a powder, capsule, pill, beverage, extract, or other form	<u>ı.</u>
(5) 'Processor' means any person or entity that sells, prepares, manufactures, distribution	utes,
or maintains kratom products, or advertises, represents, or holds itself out as se	lling,
preparing, or maintaining kratom products."	
SECTION 2.	
Said chapter is further amended by revising Code Section 16-13-121, relating to posse	ssion
of kratom by individual under age 18 and penalty, as follows:	
"16-13-121.	
(a) No person shall sell or transfer possession of kratom to another person under	8 <u>21</u>
years of age, nor shall any person under $\frac{18}{21}$ years of age possess kratom.	
(b) No person shall ingest kratom in a manner that employs a heating element, p	ower
source, electronic circuit, or other electronic, chemical, or mechanical means, regar	dless
of shape or size, that can be used to produce vapor in a solution or other form, inclu	<u>ding,</u>

- 40 <u>but not limited to, any electronic cigarette, electronic cigar, electronic cigarillo, electronic</u>
- 41 pipe, or similar product or device and any vapor cartridge or other container of kratom in

23

- 42 <u>a solution or other form that is intended to be used with or in an electronic cigarette</u>,
- 43 <u>electronic cigar, electronic cigarillo, electronic pipe, or similar product or device.</u>
- 44 (c) No person shall sell, deliver, cause to be delivered, or assist in the delivery of any
- 45 kratom in or to this state that can be ingested in a manner that violates subsection (b) of this
- 46 <u>Code section.</u>
- 47 (d) No person shall offer for sale kratom in this state unless such product is behind a
- 48 <u>counter in an area only accessible to store employees or in a secured display which is only</u>
- 49 <u>accessible with the intervention of a store employee.</u>
- 50 (e) A person who is convicted of violating this Code section shall be guilty of a 51 misdemeanor."
- 52

SECTION 3.

- Said chapter is further amended by revising Code Section 16-13-122, relating to requiredlabeling, as follows:
- 55 "16-13-122.
- 56 (a) All kratom products sold in, or delivered to, this state shall be derived from the natural
- 57 kratom plant, and any manufactured or processed kratom product, including kratom
- 58 extracts, shall not be modified, chemically or otherwise, processed, synthesized, or
- 59 otherwise treated in any way that increases the levels of mitragynine or
- 60 <u>7-hydroxymitragynine, beyond those described in subsection (b) of this Code section.</u>
- 61 (b) No kratom product sold in, or delivered to, this state shall have a concentration ratio
- 62 <u>that is:</u>
- 63 (1) Greater than 150 mg of mitragynine per serving;
- 64 (2) Greater than 0.5 mg 7-hydroxymitragynine per gram; or
- 65 (3) Greater than 1 mg 7-hydroxymitragynine per serving.
- 66 (c) A kratom processor shall not prepare, distribute, sell, or expose for sale any of the
- 67 <u>following:</u>

23

LC 33 9474ERS

68	(1) A kratom product that is adulterated;
69	(2) A kratom product that contains or uses in its processing or manufacturing a food
70	substance that is not generally recognized as safe in food products;
71	(3) A kratom product containing any synthetic alkaloids or metabolite including
72	synthetic mitragynine, synthetic 7-hydroxymitragynine, or any other synthetically derived
73	compounds of the kratom plant; or
74	(4) A kratom product in a form that employs a heating element, power source, electronic
75	circuit, or other electronic, chemical, or mechanical means, regardless of shape or size,
76	that can be used to produce vapor in a solution or other form, including, but not limited
77	to, any electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or
78	similar product or device and any vapor cartridge or other container of kratom in a
79	solution or other form that is intended to be used with or in an electronic cigarette,
80	electronic cigar, electronic cigarillo, electronic pipe, or similar product or device.
81	(d) Any entity that manufactures, distributes, sells, delivers, or causes to be delivered in
82	this state any kratom shall maintain a registered agent for service of process in this state for
83	the entire duration of any such activity.
84	(e) Kratom packaging shall be accompanied by a label bearing the following information
85	prior to its sale in this state:
86	(1) Clearly labeled ingredients;
87	(2) That the sale or transfer possession of kratom to another person under $\frac{18}{21}$ years of
88	age is prohibited;
89	(3) The amount of mitragynine and 7-hydroxymitragynine contained in such product;
90	(4) The total amount of mitragynine and 7-hydroxymitragynine contained in the
91	packaging for such product;
92	(5) The common or usual name of each ingredient used in the manufacture of such
93	product, listed in descending order of predominance;

H. B. 181 (SUB) - 4 -

LC 33 9474ERS

94

95

96 (7) Clear and adequate directions for the consumption and safe and effective use of such 97 product, including the recommended serving size, the amount that can be safely consumed, and the time frame within which safe consumption should occur; and 98 (8) Any precautionary statements as to the safety and effectiveness of such product, 99 100 including a warning that a consumer should consult their physician on questions about 101 use of kratom, and state that the kratom product is not intended to 'diagnose, treat, cure or prevent any disease'; and 102 103 (9) A statement that a kratom product label is prohibited from making any therapeutic 104 claims unless approved by the United States Food and Drug Administration. (f) No processor shall offer for sale kratom in this state unless such product is behind the 105 counter in an area only accessible to store employees or in a secured display which is only 106 107 accessible with the intervention of a store employee. 108 (g) A processor who knowingly or recklessly commits an act in violation of this Code section shall upon a first conviction thereof, be guilty of a misdemeanor of a high and 109 110 aggravated nature, and upon a subsequent conviction be guilty of a felony, and shall be 111 punished by imprisonment for not less than one nor more than 15 years, by a fine not to 112 exceed \$100,000.00, or both. 113 (h) A processor who negligently commits an act in violation of this Code section shall be 114 guilty of a misdemeanor and subject to a fine not to exceed \$1,000.00. 115 (i) Any person who suffers injury or damages as a result of a violation of this Code section 116 may bring an action in any court of competent jurisdiction for actual damages, including general or specific damages, which shall be presumed to be not less than \$250.00, together 117 with court costs. A court shall award three times actual damages for an intentional violation 118 of this Code section." 119

(6) The name and the principal mailing address of the manufacturer or the person

responsible for distributing such product;

121 This Act shall become effective on January 1, 2024.

122 SECTION 5.

123 All laws and parts of laws in conflict with this Act are repealed.