

HOUSE BILL 468: Regulate Kratom Products.

2025-2026 General Assembly

Committee:	House Regulatory Reform. If favorable, re- Date:	June 3, 2025
	refer to Finance. If favorable, re-refer to Rules,	
	Calendar, and Operations of the House	
Introduced by:	Reps. McNeely, Cotham, Chesser, Campbell Prepared by:	Jennifer McGinnis
Analysis of:	PCS to First Edition	Committee Counsel
	H468-CSCE-21	

OVERVIEW: The Proposed Committee Substitute (PCS) for House Bill 468 would establish restrictions on the sale or transfer of kratom in the State, and licensing requirements for persons manufacturing, distributing, or selling kratom products in the State.

The PCS makes several clarifying and technical changes, and removes several packaging requirements, including:

- That a kratom product be packaged in accordance with child-resistant requirements established under federal law.
- A statement that use while pregnant or breastfeeding may be harmful.
- A statement that consumption of certain kratom products may impair your ability to drive and operate heavy machinery.

CURRENT LAW/BACKGROUND: Kratom is a tropical tree native to Southeast Asia whose leaves contain two psychoactive ingredients, mitragynine and 7-hydroxymytragynine. The crushed leaves are generally smoked, brewed with tea, or placed into gel capsules. Consumption produces both stimulant effects (in low doses) and sedative effects (in high doses). [Summarized from information provided by the Drug Enforcement Administration of the U.S. Department of Justice.] Kratom is currently not a controlled substance and is unregulated and legal in North Carolina.

BILL ANALYSIS:

"Kratom product" would be defined as "any consumer commodity containing any quantity of mitragynine or 7-hydroxymytragynine or both, extracted from the leaf of the plant Mitragyna speciosa. This definition includes a synthesized kratom product."

Section 1

G.S. 18E-101 would establish sales restrictions on kratom products and prohibit the following:

- Selling a kratom product to a person under 21.
- Distributing samples of a kratom product in or on a public street, sidewalk, park, or public building.
- Engaging in the business of selling kratom products without a valid license.

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Legislative Analysis Division 919-733-2578

This bill analysis was prepared by the nonpartisan legislative staff for the use of legislators in their deliberations and does not constitute an official statement of legislative intent.

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- Selling a kratom product that is adulterated or contaminated or otherwise violates the provisions of G.S. 18E-104.
- Selling at retail or on an internet website offering delivery in this State, a kratom product that is not in compliance with G.S. 18E-105.

Civil penalties would be imposed by the Alcohol Law Enforcement Division (ALE) for violations as follows:

- 1st violation ALE may impose a penalty up to \$500.
- 2nd violation within 3 years of the 1st violation ALE may impose a penalty up to \$750.
- 3rd violation within 3 years of the 1st violation ALE must impose a penalty up to \$1,000 and suspend retail dealer's¹ license for one year.
- 4th or subsequent violation within 3 years of the 1st violation ALE must impose a penalty up to \$2,000 and revoke the retail dealer's license.

In any case where ALE is authorized to suspend or revoke a license, ALE may accept an offer in compromise of up to \$3,000. If ALE accepts the offer in compromise, it may suspend the license, but not revoke it.

Additionally, in any case in which ALE imposes a penalty for a violation of selling an adulterated or contaminated product, the seller must also pay to ALE the actual costs paid by ALE for testing the product samples resulting in the violation.

In addition, any person who sells a kratom product without a license who has previously received a civil penalty from ALE for selling without a license would be guilty of a Class A1 misdemeanor.² Any person who then commits a third or subsequent violation would be guilty of a Class H felony.³

G.S. 18E-101A would establish sales and transfer restrictions on a producer⁴ of kratom products, specifically a producer would be prohibited from selling or transferring kratom that has been processed or prepared with the intent to be used in a kratom product to any person or entity other than a licensed manufacturer.

Civil penalties would be imposed by ALE for violations as follows:

- 1st violation ALE may impose a penalty up to \$500.
- 2nd violation within 3 years of the 1st violation ALE may impose a penalty up to \$750.
- 3rd violation within 3 years of the 1st violation ALE must impose a penalty up to \$1,000.
- 4th or subsequent violation within 3 years of the 1st violation ALE must impose a penalty up to \$2,000.

¹ Any person who sells a kratom product to the ultimate consumer of the product, including a remote seller.

² Punishable by 1–60 days of community, intermediate, or active punishment, assuming no prior convictions.

³ Punishable by 5–6 months of community, intermediate, or active punishment, assuming no prior convictions.

⁴ Any person or entity that engages in the process of farming and harvesting kratom that is intended to be used in the manufacture of a kratom product.

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Any person who has previously received a civil penalty from ALE for violations of sales and transfer restrictions on a producer would be guilty of a Class A1 misdemeanor. Any person who then commits a third or subsequent violation would be guilty of a Class H felony.

G.S. 18E-102 would create criminal offenses for underage purchasing and use of fake IDs as follows:

- Giving a kratom product to a person under 21 without the consent of the underage person's parent or legal guardian.
- A person under 21 purchasing or attempting to purchase a kratom product.
- Using a fake, fraudulent, or borrowed ID to enter or attempt to enter a place where kratom products are sold or to purchase or attempt to purchase kratom products.
- Allowing an underage person to use the person's ID to purchase or attempt to purchase kratom products.

Violation of these provisions by a person under 21 would be a Class 2 misdemeanor. Violation by a person 21 or older would be a Class 1 misdemeanor. Aiding or abetting a violation would be punished the same as the commission of the offense.

G.S. 18E-103 would create criminal offenses and civil penalties for the following **conduct when committed by a manufacturer or distributor**:

- Distributing samples of a kratom product in or on a public street, sidewalk, park, or public building.
- Engaging in manufacturing or distributing a kratom product without a valid license.
- Manufacturing or distributing a kratom product that is adulterated or contaminated or otherwise violates the provisions of G.S. 18E-104.

Violation of these provisions would be a Class A1 misdemeanor. In addition to the criminal penalties, ALE must also impose one or more of the following actions against a licensee:

- Suspend the license for up to 3 years.
- Revoke the license.
- Impose conditions on the licensee's operating hours.
- Impose civil penalties as follows:
 - > 1st violation up to \$1,000.
 - > 2nd violation within 3 years up to \$5,000.
 - > 3rd violation within 3 years of the 1st violation up to \$7,500.

In any case where ALE is authorized to suspend or revoke a license, ALE may accept an offer in compromise of up to \$8,000. If ALE accepts the offer in compromise, it may suspend the license, but not revoke it.

Additionally, in any case in which ALE imposes a penalty for a violation of manufacturing or distributing an adulterated or contaminated product, the manufacturer or distributor shall also pay to ALE the actual costs paid by the Division for testing the product samples resulting in the violation.

G.S. 18E-104 would provide product limitations on the kratom products prepared, manufactured, distributed, or offered for sale.

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A manufacturer would be required to test a kratom product tested prior to distribution to a distributor or before distributing the product to a retail dealer. If the kratom product is packaged in a manner that may be sold to the ultimate consumer of the product when delivered to the distributor and the distributor does not open such package, the distributor is not required to test the kratom product. If the kratom product is not packaged in a manner that may be sold to the ultimate consumer of the product when delivered to the distributor when delivered to the distributor or the distributor does open such package, the distributor must have the kratom product tested prior to distribution. The testing must be conducted to determine the presence and amounts of any of the substances listed in subsection (b) of this section. No product that contains more than the maximum amount indicated for any substance in subsection (b) of this section shall be distributed or sold in this State.

A kratom product must have an expiration date on the label that conforms with applicable federal law.

The testing would be conducted for the following substances, and the following would be prohibited:

- A kratom product adulterated with a dangerous non-kratom substance.
- A kratom product contaminated with a dangerous non-kratom substance.
- A kratom extract containing levels of residual solvents higher than is allowed in the U.S. Pharmacopeia 467.
- A kratom product containing a level of 7-hydroxymitragynine in the alkaloid fraction that is greater than 1% of the overall alkaloid composition of the product.
- A kratom product containing any synthetic alkaloids.
- A kratom product that does not provide adequate labeling directions necessary for safe use by consumers.
- A kratom product in any form that is combustible, intended to be used for vaporization, or injectable.

Violation of these provisions would require ALE to impose one or more of the following actions against a licensee:

- Suspend the license for up to 3 years.
- Revoke the license.
- Impose conditions on the licensee's operating hours.
- Impose civil penalties as follows:
 - > 1st violation up to \$1,000.
 - > 2nd violation within 3 years up to \$5,000.
 - > 3rd violation within 3 years of the 1st violation up to \$7,500.

In any case where ALE is authorized to suspend or revoke a license, ALE may accept an offer in compromise of up to \$8,000. If ALE accepts the offer in compromise, it may suspend the license, but not revoke it.

G.S. 18E-105 would require manufacturers and distributors to **register all kratom products** offered for sale by the manufacturer or distributor in this State with ALE. Manufacturers and distributors would also be required to submit a copy of any **adverse event report** to ALE, as required by federal law. If an adverse event report is not submitted when required, the registration for that product would be revoked

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and the license for that manufacturer or distributor would be suspended or revoked. In addition, the section would:

- Require that kratom products be labeled with specific consumer protection warnings about ingredients and cautions on use.
- Prohibit advertising designed to appeal to persons under 21 years of age.

G.S. 18BE-105.1 would make it unlawful for a licensee or a licensee's agent to knowingly allow any of the following **conduct to occur on the licensed premises**:

- Any violation of this Chapter.
- Any violation of the controlled substances, gambling, or any other unlawful acts.

It would also be unlawful for a permittee to fail to superintend in person or through a manager the business for which a license is issued.

G.S. 18E-105.2 would provide safe harbor protection for goods not sold in the State.

G.S. 18E-106 would clarify that the regulation of kratom products is not intended to allow the consumption of kratom products in various situations or limit an employer's ability to enforce a drug-free workplace.

G.S. 18E-201 would, prior to the commencement of business or by July 1, 2026, whichever is later, a **person or entity manufacturing, distributing, or selling kratom products in the State to obtain a license** from ALE. In order to obtain and maintain a license, the person must:

- Be at least 21 years old.
- Submit any information to ALE that it may require.
- Have not been convicted of a felony relating to a controlled substance within 10 years in any state or federal jurisdiction.
- Consent to reasonable inspection by ALE of their inventory of regulated products.
- Be current in filing all applicable tax returns to the State and in payment of all taxes, interest, and penalties.

G.S. 18E-202 would establish initial license and renewal fees for kratom manufacturers, distributors, and sellers as follows''

• For an initial license to manufacture kratom products, a fee of \$15,000, unless the applicant's gross income for the calendar year prior to application was less than \$100,000, then the fee would be \$1,000.

The renewal fee for this license would be \$5,000.

• For an initial license to distribute kratom products, a fee of \$2,500 unless the applicant's gross income for the calendar year prior to application was less than \$100,000, then the fee would be \$750.

The renewal fee for this license would be \$750.

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• For an initial license to sell kratom products at a retail location, or online for delivery to a person within this State, a fee \$250 for each location or each internet website offering delivery in this State, except that a single entity with more than 25 locations, internet websites offering delivery in this State, or a combination of the two would not pay more than \$5,000.

The renewal fee for this license is the same as the initial fee.

G.S. 18E-203 would establish grounds for ALE to deny or revoke a license.

G.S. 18E-204 would authorize ALE to institute an action in the superior court to recover an unpaid amount of the penalty.

G.S. 18E-205 would require ALE to develop an online application for licenses, authorize **ALE to adopt rules** for kratom regulation and licensure, and provide that the **revenue from fees generated from licensure would be remitted to ALE** to administer and enforce the requirements established under the bill.

G.S. 18E-300 would require **ALE to conduct random, unannounced inspections** at locations where kratom products are sold or distributed to ensure compliance with all requirements previously identified. To procure evidence of violations, ALE agents would have authority to investigate the operation of each licensee and each licensed premises, to make inspections that include viewing the entire premises, including the examination of records, equipment, and proceeds related to the manufacture or distribution of kratom products. Refusal by a licensee or by any employee of a licensee to permit ALE agents to enter the premises to make an inspection would be cause for suspension, revocation, or other action against the licensee. It would also be a Class 2 misdemeanor for any person to resist or obstruct an agent attempting to make a lawful inspection.

G.S. 18E-301 would govern seizure, chain of custody, and disposition after criminal trial or civil forfeiture of kratom products subject to forfeiture.

<u>Section 2</u> of the bill would modify the statute governing authority of alcohol law-enforcement agents, to arrest take other investigatory and enforcement actions for any criminal offense occurring, encountered, or otherwise discovered on the premises of, or elsewhere when the conduct relates to, a location holding a license to manufacturer distribute, or sell kratom.

<u>Section 3</u> of the bill would modify a statute governing costs to be assessed to a defendant upon conviction or plea of nolo contendere in superior or district court, to include a payment of \$600 to be remitted to ALE for laboratory services incurred as a result of certain violations concerning the manufacture or distribution of a kratom product.

EFFECTIVE DATE: The bill would become effective July 1, 2026, and apply to all kratom products possessed, sold, distributed, or manufactured on or after that date, and to all offenses committed on or after that date.