

**BILL SUMMARY**  
1<sup>st</sup> Session of the 60<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>SB891</b>
<b>Version:</b>	<b>FA1</b>
<b>Request Number:</b>	<b>13578</b>
<b>Author:</b>	<b>Rep. Pae</b>
<b>Date:</b>	<b>5/2/2025</b>
<b>Impact:</b>	<b>\$0</b>

**Research Analysis**

SB 891 extends the definition of kratom product to include synthesized kratom constituents. The measure also strikes language requiring packaging for powdered kratom products not in capsule form to have a calibrated measuring device in the container. Additionally, there must be a warning statement on kratom products that says that these statements have not been evaluated by the United States Food and Drug Administration and that the product is not intended to diagnose, treat, cure, or prevent any disease. The measure also adds a definition of *independent testing laboratory* to the measure and removes language from the definition for *kratom leaf extract*. Upon State Department of Health request, the vendor must provide test results from an independent testing laboratory.

CHANGES IN FLOOR SUB VERSION FROM COMMITTEE SUB VERSION

The floor substitute adds a definition of *independent testing laboratory* to the measure and strikes some of the language in the definition for *kratom leaf extract* that regards alkaloids present in the extract. Upon request by the State Department of Health, the vendor must provide test results from an independent testing laboratory.

Prepared By: Suzie Nahach, House Research Staff

**Fiscal Analysis**

SB 891 modifies certain packaging and labeling requirements for kratom products under the Kratom Consumer Protection Act. In its current form, SB 891 is not anticipated to have a direct fiscal impact on the state budget or appropriations.

The floor amendment does not change the fiscal impact of the measure.

Prepared By: Alexandra Ladner, House Fiscal Staff

**Other Considerations**

None.