



WEST VIRGINIA SECRETARY OF STATE

KRIS WARNER

ADMINISTRATIVE LAW DIVISION

eFILED

5/2/2025 3:26:20 PM

Office of West Virginia
Secretary Of State

**NOTICE OF FINAL FILING AND ADOPTION OF A LEGISLATIVE RULE AUTHORIZED
BY THE WEST VIRGINIA LEGISLATURE**

AGENCY: Alcohol Beverage Control Commission TITLE-SERIES: 175-11

RULE TYPE: Legislative Amendment to Existing Rule: No Repeal of existing rule: No

RULE NAME: RETAIL ENFORCEMENT OF SELECT PLANT-BASED DERIVATIVES AND DERIVATIVE PRODUCTS: HEMP AND KRATOM

CITE STATUTORY AUTHORITY: W. Va. Code §11-16-23, §60-7-13; §19-12E-12; and §19-12F-1 et seq.

The above rule has been authorized by the West Virginia Legislature.

Authorization is cited in (house or senate bill number) SB 679

Section same as noted above Passed On 3/9/2024 12:00:00 AM

This rule is filed with the Secretary of State. This rule becomes effective on the following date:

May 15, 2025

This rule shall terminate and have no further force or effect from the following date:

August 01, 2030

BY CHOOSING 'YES', I ATTEST THAT THE PREVIOUS STATEMENT IS TRUE AND CORRECT.

Yes

Anoop Bhasin -- By my signature, I certify that I am the person authorized to file legislative rules, in accordance with West Virginia Code §29A-3-11 and §39A-3-2.

175CSR11

TITLE 175
LEGISLATIVE RULE
ALCOHOL BEVERAGE CONTROL ADMINISTRATION

SERIES 11
RETAIL ENFORCEMENT OF SELECT PLANT-BASED DERIVATIVES AND DERIVATIVE
PRODUCTS: HEMP AND KRATOM

§175-11-1. General.

1.1. Scope. -- This legislative rule provides for the retail enforcement conducted by the WVABCA of Select Plant-Based Derivative Products: Hemp and Kratom sold at retail in the State of West Virginia.

1.2. Authority. -- W. Va. Code §11-16-23, §60-7-13; §19-12E-12; and §19-12F-1 *et seq.*

1.3. Filing Date. -- May 2, 2025.

1.4. Effective Date. -- May 15, 2025.

1.5. Sunset Date. -- This rule shall terminate and have no further force or effect on August 1, 2030.

§175-11-2. Definitions.

2.1. "Alcohol Beverage Control Administration Commissioner" means the West Virginia Alcohol Beverage Control Administration Commissioner or his or her designees.

2.2. "Agriculture Commissioner" means the Commissioner of Agriculture or his or her designees.

2.3. "Contaminated" means as defined in W. Va. Code §19-12E-12 and W. Va. Code §19-12F-3.

2.4. "Department" or "Department of Agriculture" means the West Virginia Department of Agriculture.

2.5. "Final product" means as defined in W. Va. Code §19-12E-12 and W. Va. Code §19-12F-3.

2.6. "Grower" means as defined in W. Va. Code §19-12E-12 and W. Va. Code §19-12F-3.

2.7. "Hemp-derived cannabinoid" means as defined in W. Va. Code §19-12E-12.

2.8. "Hemp-derived cannabinoid product" or "hemp product" means as defined in W. Va. Code §19-12E-12.

2.9. "Kratom" means as defined in W. Va. Code §19-12F-3.

2.10. "Kratom product" means as defined in W. Va. Code §19-12F-3.

2.11. "Non-naturally occurring derivative" means as defined in W. Va. Code §19-12E-12.

2.12. "Processor" or "manufacturer" means a person or entity as defined in W. Va. Code §19-12E-12 and W. Va. Code §19-12F-3.

2.13. "Retailer" or "seller" means a person or entity who has obtained a permit from the Agriculture Commissioner that offers for sale or sells hemp-derived cannabinoids, hemp-derived cannabinoid products, kratom, or kratom products at retail or from a retail facility to persons for personal consumption.

2.14. "Retail sales" means as defined in W. Va. Code §19-12E-12, and the sale of kratom products in a commercial setting by a permitted retailer or seller as determined and set forth in rules promulgated by the Agriculture Commissioner.

2.15. "Tax Commissioner" means the Commissioner of the West Virginia State Tax Division or his or her designees.

2.16. "WVABCA" means West Virginia Alcohol Beverage Control Administration or its commissioner.

Additional definitions may be referenced in the Agriculture Commissioner's legislative rule 61 CSR 30 and the Tax Commissioner's legislative rule 110 CSR 99.

§175-11-3. Retail enforcement authority.

3.1. Pursuant to W. Va. Code §19-12E-12(d)(5), (i)(7), (j) and W. Va. Code §19-12F-4(g) and W. Va. Code §19-12F-8(i), the Agriculture Commissioner shall periodically provide the WVABCA an accurate updated list of registered hemp and kratom products that are legally registered for retail sale in West Virginia.

3.2. Pursuant to W. Va. Code §19-12E-12(d)(7), (i)(7), (j), and W. Va. Code §19-12F-4(e) and W. Va. Code §19-12F-8(g), the Agriculture Commissioner shall periodically provide the WVABCA an updated and accurate list of Agriculture Commissioner permitted hemp product retailers and kratom product retailers to the WVABCA.

3.2.1. The WVABCA will organize the provided list in section 3.2., by county and assign a permit number, if such information is not provided by the Agriculture Commissioner, and will provide the Agriculture Commissioner an editable copy of the revised list. The WVABCA requests that the Agriculture Commissioner provide all future lists in this same format but notating which hemp product retailers and kratom product retailers are newly added to the list and any retailers that were removed.

3.2.2. The permit number shall be used by WVABCA as reference to correlate the retail facility to a location, WVABCA license number, if applicable, and to complete administrative citations to be delivered to the Agriculture Commissioner.

3.3. Upon receiving periodic training from the Agriculture Commissioner, the WVABCA will work with the Agriculture Commissioner and the Tax Commissioner to conduct retail enforcement on the Agriculture Commissioner's permitted hemp product retailers' retail facilities and kratom product permitted retailers' retail facilities.

3.4. The WVABCA's retail enforcements shall include conducting underage hemp/kratom compliance checks in accordance with WVABCA Policy No. E-106 (and all Hemp/Kratom Compliance Check forms) and utilizing funds received W. Va. Code 19-12E-12(i)(8) and W. Va. Code §19-12F-7(i)(4) at the permitted retailer facilities.

3.5. The WVABCA will upon entering a permitted retailer's retail facility check that it has its Agriculture Commissioner permit displayed, and if not displayed the WVABCA will note in its report.

3.6. The WVABCA may conduct buys of unregistered hemp products or unregistered kratom products utilizing funds received per W. Va. Code §19-12E-12(i)(8) and W. Va. Code §19-12F-7(i)(4) at a permitted retailer or an unpermitted retailer, but only with the assistance, supervision, and cooperation of state or local law enforcement.

3.7. Upon receiving training and assistance from the Agriculture Commissioner, the WVABCA will check for proper and approved labeling for hemp products and kratom products per W. Va. Code §19-12E-12(e) and (f), and W. Va. Code §19-12F-9.

§175-11-4. Retail enforcement citations and evidence.

4.1. The WVABCA will conduct retail enforcement as set forth in section three, W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.*, at hemp product and kratom product retailers who will be cited if violations of 61 CSR 30, W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.*, occur at their retail facilities.

4.2. The WVABCA will complete administrative citations and provide the citations along with any seized evidence to the Agriculture Commissioner in order for the Agriculture Commissioner to apply the administrative sanctions set forth in 61 CSR 30, W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.* Note, the administrative citations contain personal protected information regarding WVABCA agents and underage operatives, and this information should be redacted pursuant to any FOIA request per W. Va. Code §29B-1-4.

4.3. The WVABCA will transfer the evidence via an evidence chain of custody document, bag, or box to the Agriculture Commissioner upon delivering the administrative citations to the Agriculture Commissioner.

§175-11-5. Hearing and sanctions.

5.1. The Agriculture Commissioner is solely responsible for levying administrative sanctions and conducting administrative hearings regarding retail enforcement as set forth in 61 CSR 30, W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.*

5.2. As set forth in sub-section 4.2., the Agriculture Commissioner, if necessary, shall conduct administrative hearings for any permittee that objects to the administrative sanctions imposed by the Agriculture Commissioner as set forth in 61 CSR 30, W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.*

5.3. The WVABCA will make all reasonable attempts to have its agents available to testify for any hearings scheduled in advance and with proper notice of the hearing.

5.4. Upon completion of a sanction or a hearing, the Agriculture Commissioner will reasonably notify the WVABCA about the sanction or outcome of the hearing, so the WVABCA may maintain accurate records and determine any additional sanctions or penalties for a WVABCA licensee.

§175-11-6. Memorandum of Understanding, Cooperative Enforcement, and Reports.

6.1. If necessary, the Agriculture Commissioner, the Tax Commissioner, and the WVABCA may enter into a memorandum or memoranda of understanding to facilitate the enforcement of W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.* Topics of the Agriculture Commissioner, the Tax Commissioner, and the WVABCA's memorandum include the following:

175CSR11

6.1.1. To assist each other in enforcement of W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.*;

6.1.2. To assist each other in training and cooperating with State and local law enforcement to develop a state-wide plan for implementing the provisions of W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.*;

6.1.3. To confer among themselves and law enforcement about enforcement of W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.*, on a monthly basis; and

6.1.4. To jointly compile a report to be submitted to the Joint Committee on Government and Finance on or before January 1, 2025, as to actions undertaken to enforce W. Va. Code §19-12E-12 and W. Va. Code §19-12F-1 *et seq.*, and the results.