## 1st Sub. H.B. 509

## **Amended Excerpts**

## 1. Line 86 through 90a:

86 Subsection (2)(b), a kratom processor may appeal the decision of the department

87  $\hat{H} \rightarrow [\{ \text{under this section in accordance with Section 26B-7-417} \}] \leftarrow \hat{H} .$ 

88 (b) If a compound kratom product is determined to not present an unreasonable risk of

- 89 illness or injury based on the compound kratom product's labeled conditions of use
- 90  $\hat{H} \rightarrow [\{ under Section 26B-7-417 \}]$ after an appeal  $\leftarrow \hat{H}$ ,
- 90a the department shall authorize the compound kratom