HOUSE BILL No. 1011

DIGEST OF INTRODUCED BILL

Citations Affected: IC 16-18-2; IC 16-36-8; IC 27-2-30; IC 34-30-2.1-229.2; IC 35-52-16-27.5.

Synopsis: End of life options. Allows individuals with a terminal illness who meet certain requirements to make a request to an attending provider for medication that the individual may self-administer to bring about death. Specifies requirements a provider must meet in order to prescribe the medication to a patient. Prohibits an insurer from denying payment of benefits under a life insurance policy based upon a suicide clause in the life insurance policy if the death of the insured individual is the result of medical aid in dying. Establishes a Level 1 felony if a person: (1) without authorization of the patient, willfully alters, forges, conceals, or destroys a request for medication or a rescission of a request for medication with the intent or effect of causing the individual's death; or (2) knowingly or intentionally coerces or exerts undue influence on an individual to request medication to bring about death or to destroy a rescission of a request for medication to bring about death. Establishes a Class A misdemeanor if a person, without authorization of the patient, willfully alters, forges, conceals, or destroys a request for medication or a rescission of a request for medication in order to affect a health care decision by the individual. Establishes certain criminal and civil immunity for health care providers.

Effective: July 1, 2025.

Pierce M

January 8, 2025, read first time and referred to Committee on Public Health.



First Regular Session of the 124th General Assembly (2025)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2024 Regular Session of the General Assembly.

HOUSE BILL No. 1011

A BILL FOR AN ACT to amend the Indiana Code concerning health.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 16-18-2-29.1 IS ADDED TO THE INDIANA
2	CODE AS A NEW SECTION TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2025]: Sec. 29.1. "Attending provider", for
4	purposes of IC 16-36-8, has the meaning set forth in IC 16-36-8-1.
5	SECTION 2. IC 16-18-2-47.5 IS ADDED TO THE INDIANA
6	CODE AS A NEW SECTION TO READ AS FOLLOWS
7	[EFFECTIVE JULY 1, 2025]: Sec. 47.5. "Capable", for purposes of
8	IC 16-36-8, has the meaning set forth in IC 16-36-8-2.
9	SECTION 3. IC 16-18-2-69.1 IS ADDED TO THE INDIANA
10	CODE AS A NEW SECTION TO READ AS FOLLOWS
11	[EFFECTIVE JULY 1, 2025]: Sec. 69.1. "Consulting provider", for
12	purposes of IC 16-36-8, has the meaning set forth in IC 16-36-8-3.
13	SECTION 4. IC 16-18-2-84.5 IS ADDED TO THE INDIANA
14	CODE AS A NEW SECTION TO READ AS FOLLOWS
15	[EFFECTIVE JULY 1, 2025]: Sec. 84.5. "Counseling", for purposes
16	of IC 16-36-8, has the meaning set forth in IC 16-36-8-4.
17	SECTION 5. IC 16-18-2-302, AS AMENDED BY P.L.2-2015,



SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

2	JULY 1, 2025]: Sec. 302. (a) "Qualified patient", for purposes of
3	IC 16-36-4, has the meaning set forth in IC 16-36-4-4.
4	(b) "Qualified patient", for purposes of IC 16-36-8, has the
5	meaning set forth in IC 16-36-8-5.
6	(b) (c) "Qualified patient", for purposes of IC 16-42-26, has the
7	meaning set forth in IC 16-42-26-3.
8	SECTION 6. IC 16-18-2-326.8 IS ADDED TO THE INDIANA
9	CODE AS A NEW SECTION TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 2025]: Sec. 326.8. "Self-administer", for
11	purposes of IC 16-36-8, has the meaning set forth in IC 16-36-8-6.
12	SECTION 7. IC 16-18-2-351.5 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2025]: Sec. 351.5. "Terminal
14	illness" means the following:
15	(1) For purposes of IC 16-25, has the meaning set forth in
16	IC 16-25-1.1-9.
17	(2) For purposes of IC 16-36-8, the meaning set forth in
18	IC 16-36-8-7.
19	SECTION 8. IC 16-36-8 IS ADDED TO THE INDIANA CODE AS
20	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY
21	1, 2025]:
22	Chapter 8. Medical Aid in Dying
23	Sec. 1. As used in this chapter, "attending provider" means the
24	provider who has primary responsibility for the care of the patient
25	and treatment of the patient's terminal illness.
26	Sec. 2. As used in this chapter, "capable" means that a patient
27	is, in the opinion of the patient's:
28	(1) attending provider; or
29 30	(2) consulting:
31	(A) provider;
32	(B) psychiatrist; or (C) psychologist;
33	able to make and communicate health care decisions to health care
34	providers, including communication through an individual familiar
35	with the patient's manner of communicating if such an individual
36	is available.
37	Sec. 3. (a) As used in this chapter, "consulting provider" means
38	a provider who is qualified by specialty or experience to make a
39	professional diagnosis and prognosis regarding the individual's
40	disease.
41	(b) The term includes a licensed mental health care provider,
42	including the following:



1	(1) A consulting psychiatrist licensed under IC 25-22.5.
2	(2) A consulting psychologist licensed under IC 25-33.
3	(3) An advanced practice registered nurse licensed under
4	IC 25-23 and who is qualified to practice nursing in a mental
5	health specialty role.
6	(4) A behavioral health and human services professional
7	licensed under IC 25-23.6.
8	Sec. 4. As used in this chapter, "counseling" means at least one
9	(1) consultation as necessary with a consulting provider described
10	in section 3 of this chapter for the purpose of determining whether
11	the patient is capable and not suffering from a psychiatric
12	disorder, a psychological disorder, or depression that renders the
13	patient unable to make and communicate an informed decision.
14	Sec. 5. As used in this chapter, "qualified patient" means an
15	individual who is at least eighteen (18) years of age, is an Indiana
16	resident, and has satisfied the requirements of this chapter in order
17	to obtain a prescription for medication to bring about a peaceful
18	death in a humane and dignified manner.
19	Sec. 6. (a) As used in this chapter, "self-administer" means a
20	qualified patient performing an affirmative, conscious, voluntary
21	act to ingest medication prescribed to bring about the qualified
22	patient's death.
23	(b) The term does not include administration by parenteral
24	injection or infusion.
25	Sec. 7. As used in this chapter, "terminal illness" means an
26	incurable and irreversible illness that has been confirmed and will,
27	within reasonable medical judgment, result in death within six (6)
28	months.
29	Sec. 8. (a) An individual who:
30	(1) is at least eighteen (18) years of age;
31	(2) is an Indiana resident;
32	(3) is capable;
33	(4) is diagnosed, by a provider, with a terminal illness that is
34	confirmed by a consulting provider; and
35	(5) has voluntarily expressed to the attending provider a wish
36	to receive medical aid in dying;
37	may make a written request in accordance with this chapter for
38	medication for the purpose of bringing about the patient's peaceful
39	death in a humane and dignified manner. An individual does not
40	qualify under this chapter solely because of the individual's age or
41	disability.

(b) In order to receive a prescription for medication to bring



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1	about the patient's peaceful death, a qualified patient must have:
2	(1) made an oral request;
3	(2) made a written request as described in this chapter; and
4	(3) either:
5	(A) reiterated the oral request to the patient's attending
6	provider not less than fifteen (15) days after making the
7	initial oral request; or
8	(B) if the patient's attending provider has medically
9	confirmed that the patient will, within reasonable medical
10	judgment, die within fifteen (15) days after making the
11	initial oral request under this section, reiterate the oral
12	request for the medication to the attending provider at any
13	time after making the initial oral request.
14	(c) At the time the patient makes the second oral request, the
15	attending provider shall offer the patient an opportunity to rescind
16	the request.
17	(d) Evidence of a patient's Indiana residency under subsection
18	(a) may include the following:
19	(1) Possession of a valid Indiana driver's license or
20	identification card issued under IC 9-24.
21	(2) A valid Indiana voter registration card.
22	(3) Documentation that the patient currently owns or leases
23	property in Indiana.
24	(4) The filing of an Indiana state tax return for the most
25	recent tax year.
26	Sec. 9. (a) A patient may rescind a request for medication under
27	this chapter at any time and in any manner.
28	(b) No prescription for the medication under this chapter may
29	be written without the attending provider offering the qualified
30	patient an opportunity to rescind the request.
31	Sec. 10. (a) Except as provided in subsection (b), at least:
32	(1) fifteen (15) days must elapse between the patient's initial
33	oral request for the medication; and
34	(2) forty-eight (48) hours must elapse between the patient's
35	written request under this chapter;
36	before the attending provider may dispense or write a prescription
37	for the medication under this chapter for the patient.
38	(b) If the qualified patient's attending provider has medically
39	confirmed that the qualified patient will, within reasonable medical
40	judgment, die before the expiration of at least one (1) of the waiting

periods described in subsection (a), the attending provider may

dispense or write a prescription for the medication at any time



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1	following the later of the qualified patient's written request or
2	second oral request under this chapter.
3	Sec. 11. (a) The written request for medication required by
4	section 8 of this chapter must meet the following requirements:
5	(1) Be on a form issued by the state department, as set forth
6	in section 12 of this chapter.
7	(2) Be attested to and signed by the patient.
8	(3) Be witnessed by at least two (2) individuals who, in the
9	presence of the patient, attest that, to the best of the
10	individuals' knowledge and belief, the patient is:
11	(A) capable;
12	(B) acting voluntarily; and
13	(C) not being coerced to sign the request.
14	(b) At least one (1) of the witnesses described in subsection (a)(3)
15	may not be any of the following:
16	(1) A relative of the patient by blood, marriage, or adoption.
17	(2) An heir to any part of the patient's estate, by will or law,
18	upon the death of the patient.
19	(3) An owner, operator, or employee of a health care facility
20	where the patient is receiving medical treatment or is a
21	resident.
22	(4) The patient's attending provider at the time the request is
23	signed.
24 25	Sec. 12. The state department shall prepare and make available
25	the form described in section 11 of this chapter that states the
26	following:
27	"REQUEST FOR MEDICATION TO BRING ABOUT
28	MY PEACEFUL DEATH
29	I, (insert patient's name), am an
30	adult of sound mind.
31	I have been diagnosed with and am suffering from
32	(insert the name of the terminal illness), which
33	my attending provider has determined is a terminal illness
34	and which has been medically confirmed by a consulting
35	provider.
36	I have been fully informed of my diagnosis, prognosis, the
37	nature of medication to be prescribed, and the potential
38	associated risks, the expected result, and the feasible
39	alternatives, including comfort care, hospice care, and pain
40	control.
41	I request that my attending provider dispense or prescribe
42	medication to bring about my own peaceful death in a



1	humane and dignified manne	er.	
2	INITIAL ONE:		
3	I have informed my famil	y of my decision	and taken their
4	opinions into consideration.		
5	I have decided not to info	orm my family o	of my decision.
6	I have no family to infor	m of my decision	n.
7	I understand that I have the	right to rescine	d this request at
8	any time.		
9	I understand the full import o	f this request, ar	nd I expect to die
10	when I take the medication	n to be prescr	ibed. I further
l 1	understand that although mo	st deaths occur	within three (3)
12	hours, my death may take	longer, and m	y provider has
13	counseled me about this poss	ibility.	
14	I make this request voluntari	ly and without i	reservation, and
15	I accept full moral responsib	ility for my acti	ons.
16	Signed:		
17	Dated:		
18	DECLARATION (OF WITNESSES	S
19	By initialing and signing below	w on or after the	date the person
20	named above signs, I declar	e that the pers	on making and
21	signing the above request:		
22	is personally known to me or	has provided p	roof of identity;
23	signed this request in my pres	sence on the dat	e of the person's
24	signature;		
25	appears to be of sound mind	and not under	duress or undue
26	influence; and		
27	is not a patient for whom I ar	m the attending	provider.
28	Witness 1:		
29	Printed Name	Signature	Date
30	Witness 2:		
31	Printed Name		
32	NOTE: One (1) witness shall not b	` •	
33	or adoption) of the person signing t	_	
34	to any portion of the person's estat		
35	operate, or be employed at a healt	h care facility w	here the person
36	is a patient or resident. However,	if the patient is	s a resident of a
37	health facility, one (1) of the wi	itnesses shall b	e an individual
38	designated by the health facility."	•	
39	Sec. 13. (a) For a patient who		
10	chapter, the attending provider sh		
1 1	(1) Make an initial determina	ation of whether	the patient:
12	(A) has a terminal illness:		



1	(B) is capable; and
2	(C) has made the request voluntarily.
3	(2) Refer the patient to counseling if, after examining the
4	patient, the attending provider considers counseling
5	necessary.
6	(3) Refer the patient to a consulting provider for medical
7	confirmation:
8	(A) of the terminal illness diagnosis;
9	(B) of the patient's capability; and
10	(C) that the patient is voluntarily making a request under
11	this chapter.
12	(4) Request and obtain proof of the patient's Indiana
13	residency.
14	(5) Inform the patient of the following to ensure that the
15	patient is making an informed decision:
16	(A) The patient's medical diagnosis.
17	(B) The patient's prognosis.
18	(C) The potential risks associated with taking the
19	medication to be prescribed.
20	(D) The probable result of taking the medication to be
21	prescribed.
22	(E) The feasible alternatives to taking the medication,
23 24	including:
24	(i) alternative treatments, and the risks and benefits of
25	each alternative;
26	(ii) comfort care;
27	(iii) hospice care; and
28	(iv) pain control.
29	(6) Recommend that the patient notify next of kin.
30	(7) Counsel the patient:
31	(A) about the importance of having another individual
32	present when the patient self-administers the medication
33	prescribed under this chapter; and
34	(B) not to self-administer the medication in a public place.
35	(8) Inform the patient that the patient may rescind the request
36	for medication at any time and in any manner.
37	(9) Offer the patient an opportunity to rescind the request at
38	the end of the fifteen (15) day waiting period under section 9
39	of this chapter.
10	(10) Verify immediately before writing the prescription for
1 1	the medication under this chapter that the patient is making
12	an informed decision.



1	(11) Complete the medical record documentation required
2	under this chapter.
3	(12) Ensure that the requirements of this chapter have been
4	met before writing a prescription for medication to enable a
5	qualified patient to bring about the patient's peaceful death.
6	(13) Either:
7	(A) dispense any medication necessary to facilitate the
8	desired effect and minimize the qualified patient's
9	discomfort if the attending provider is qualified to dispense
10	the medication; or
11	(B) prescribe the medication, and with the qualified
12	patient's written consent, contact a pharmacist to inform
13	the pharmacist of the prescription, and transfer the
14	prescription to the pharmacist for dispensing of the
15	medication to:
16	(i) the attending provider;
17	(ii) the patient; or
18	(iii) the patient's expressly identified agent.
19	(b) The attending provider may sign the patient's death
20	certification.
21	(c) Not later than thirty (30) days after dispensing or writing a
22	prescription for medication under this chapter, the attending
23	provider shall file a copy of the record of the dispensing or
24	prescription with the state department in a manner and with the
25	information prescribed by the state department.
26	(d) The state department shall adopt rules under IC 4-22-2
27	prescribing the information and manner in which the report
28	required under subsection (c) must be filed with the state
29	department.
30	Sec. 14. Before a patient is qualified and may obtain a
31	prescription for medication under this chapter, a consulting
32	provider must do the following:
33	(1) Examine the patient and the patient's relevant medical
34	records.
35	(2) Confirm in writing the attending provider's terminal
36	illness diagnosis.
37	(3) Verify that the patient is capable and is making a
38	voluntary informed decision to request the medication under
39	this chapter.
40	Sec. 15. (a) If either the attending provider or the consulting
41	provider determines that the patient is suffering from any
42	psychiatric or psychological condition or depression that renders



1	the patient unable to make and communicate an informed decision,
2	the provider shall refer the patient for counseling.
3	(b) Medication may not be prescribed under this chapter until
4	the individual performing the counseling under subsection (a)
5	determines that the patient is capable and not suffering from a
6	psychiatric or psychological condition or depression that renders
7	the patient unable to make and communicate an informed decision.
8	(c) A patient may not receive a prescription for medication to
9	end the patient's life unless the patient has made an informed
10	decision based on an appreciation of the relevant facts and after
11	being fully informed by the attending provider under section 13 of
12	this chapter of the following:
13	(1) The patient's medical diagnosis.
14	(2) The patient's prognosis.
15	(3) The potential risks associated with taking the medication
16	to be prescribed.
17	(4) The probable result of taking the medication to be
18	prescribed.
19	(5) The feasible alternatives to taking the medication,
20	including:
21	(A) alternative treatments, and the risks and benefits of
22	each alternative;
23	(B) comfort care;
24	(C) hospice care; and
25	(D) pain control.
26	Immediately before writing a prescription for medication under
27	this chapter, the attending provider shall verify that the patient is
28	making an informed decision as described in this subsection.
29	Sec. 16. A request for medication under this chapter may not be
30	refused because a patient declines, or is unable, to notify the
31	patient's next of kin as recommended by the attending provider
32	under section 13(a)(6) of this chapter.
33	Sec. 17. The attending provider shall maintain or document the
34	following in the patient's medical record:
35	(1) All oral requests by a patient for medication to end the
36	patient's life.
37	(2) All written requests made by the patient for medication to
38	end the patient's life.
39	(3) The attending provider's diagnosis and the patient's
40	prognosis.
41	(4) The attending provider's determination that the patient is

capable, is acting voluntarily in making a request for the



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medication, and is making an informed decision.

2	(5) The consulting provider's diagnosis and the patient's
3	prognosis.
4	(6) The consulting provider's determination that the patient
5	is capable, is acting voluntarily in making a request for the
6	medication, and is making an informed decision.
7	(7) Documentation of any counseling under section 15 of this
8	chapter and the results of the counseling.
9	(8) Documentation that the attending provider offered the
10	patient the opportunity to rescind the written request.
11	(9) Any medically confirmed certification of the imminence of
12	the patient's death.
13	(10) A statement by the attending provider that all of the
14	requirements under this chapter have been met, including a
15	notation of the medication prescribed.
16	Sec. 18. (a) After June 30, 2025, the sale, issuance, or
17	procurement of a life insurance policy, an accident and sickness
18	insurance policy, or an annuity may not be conditioned upon or
19	affected by a person making a request or taking medication under
20	this chapter if the requirements of this chapter are met.
21	(b) After June 30, 2025, any provision in a contract, will, or
22	other agreement that limits a patient's ability to make a request
23	under this chapter is void.
24	Sec. 19. (a) Nothing in this chapter authorizes a person,
25	including the qualified patient, to end a patient's life by lethal
26	injection, lethal infusion, mercy killing, or active euthanasia.
27	Actions taken in accordance with this chapter do not, for any
28	purpose, constitute neglect, suicide, assisted suicide, mercy killing,
29	or homicide under any law.
30	(b) Nothing in this chapter shall be interpreted to lower a health
31	care provider's standard of care.
32	(c) Nothing in this chapter shall be interpreted to lower the
33	requirements of informed health care consent under this article.
34	Sec. 20. (a) The state department shall review a sample of the
35	records submitted to the state department by an attending
36	provider as required by this chapter. The records submitted to the
37	state department are not public records and may not be inspected
38	by the public. Only the report described in subsection (c) is a public
39	record.
40	(b) The state department shall adopt rules under IC 4-22-2
41	concerning the procedure for submitting records to comply with



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this chapter.

2025

- 11 (c) Not later than February 1 of each year, the state department shall generate and make available to the public an annual statistical report of the records collected under this section. The report may not disclose any personally identifiable information of the providers or the patients whose medical records were submitted. Sec. 21. (a) An individual or a health care provider who in good faith provides medical care in compliance with this chapter, including: (1) writing or dispensing a prescription for medication under this chapter; or (2) being present when a qualified patient self-administers the medication under this chapter; is immune from professional, civil, and criminal liability arising from the provision of care. (b) Except as provided in subsection (d), a professional organization or association or a health care provider may not subject a person to censure, discipline, suspension, loss of license, loss of privileges, loss of membership, or other penalty for participating or refusing to participate in good faith compliance with this chapter. (c) A health care provider may not be required to participate in the dispensing or prescribing of medication under this chapter to a patient who meets the requirements of this chapter. If a health care provider is unwilling or unable to carry out a patient's request under this chapter, the health care provider shall transfer, upon the patient's request, a copy of the patient's relevant medical
 - records to the subsequent health care provider.

 (d) A health care provider may prohibit another health care provider from participating under this chapter on the prohibiting health care provider's premises if the prohibiting health care provider has given notice of the prohibition to health care providers with privileges to practice on the prohibiting health care provider's premises. This subsection does not prohibit a health care provider from providing other health care services to the patient. The prohibiting health care provider may sanction a health care provider described in this subsection for participating under this chapter in violation of the prohibition.
 - (e) A health care facility may not prohibit a health care provider from providing services consistent with the applicable standard of medical care, including:
 - (1) informing and providing information concerning medical



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1	aid in dying;
2	(2) being present when a qualified patient self-administers the
3	medication, if requested by the qualified patient or
4	representative; and
5	(3) referring the patient to another health care provider.
6	(f) A request by an individual to provide medication under this
7	chapter does not solely constitute neglect or elder abuse under any
8	law and may not be the sole basis for the appointment of a
9	guardian or conservator of an individual.
10	(g) This section does not limit civil or criminal liability for
11	negligence, recklessness, or intentional misconduct.
12	Sec. 22. (a) A person who, without authorization of the patient,
13	willfully alters, forges, conceals, or destroys a request for
14	medication or a rescission of a request for medication under this
15	chapter with the intent or effect of causing the patient's death
16	commits a Level 1 felony.
17	(b) A person who knowingly or intentionally coerces or exerts
18	, , ,
19	undue influence on a patient to request medication to bring about
20	the patient's peaceful death or to destroy a rescission of a request
	for medication under this chapter commits a Level 1 felony.
21	(c) A person who knowingly or intentionally, without
22	authorization of the patient, alters, forges, conceals, or destroys an
23	instrument, the reinstatement or revocation of an instrument, or
24	any other evidence or document reflecting the patient's desires and
25	interests to obtain medication under this chapter with the intent or
26	effect of affecting a health care decision commits a Class A
27	misdemeanor.
28	Sec. 23. This chapter is severable as provided in IC 1-1-1-8(b).
29	SECTION 9. IC 27-2-30 IS ADDED TO THE INDIANA CODE AS
30	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY
31	1, 2025]:
32	Chapter 30. Nonapplication of Suicide Clause
33	Sec. 1. For purposes of this chapter, an individual is an "insured
34	individual" if a life insurance policy provides for the payment of
35	benefits upon the death of the individual, regardless of whether the
36	payment of benefits is subject to certain conditions or exclusions.
37	Sec. 2. As used in this chapter, "life insurance policy" means
38	any policy of insurance, whether issued on an individual or group
39	basis, that:
40	(1) is issued in Indiana or issued for delivery in Indiana; and
41	(2) provides for the payment of benefits upon the death of the
42	insured individual.



1	Sec. 5. As used in this chapter, "suicide clause" means a
2	provision of a life insurance policy under which the payment of
3	benefits may be denied if the death of the insured individual is the
4	result of suicide.
5	Sec. 4. (a) An insurer shall not deny payment of benefits under
6	a life insurance policy based upon a suicide clause in the life
7	insurance policy if the death of the insured individual is the result
8	of medical aid in dying as provided in IC 16-36-8.
9	(b) Subsection (a) applies regardless of the length of time that
0	passes between the issuance of the policy and the death of the
1	insured individual.
2	SECTION 10. IC 34-30-2.1-229.2 IS ADDED TO THE INDIANA
3	CODE AS A NEW SECTION TO READ AS FOLLOWS
4	[EFFECTIVE JULY 1, 2025]: Sec. 229.2. IC 16-36-8-21 (Concerning
5	an individual or health care provider providing assistance to a
6	patient who is terminally ill).
7	SECTION 11. IC 35-52-16-27.5 IS ADDED TO THE INDIANA
8	CODE AS A NEW SECTION TO READ AS FOLLOWS
9	[EFFECTIVE JULY 1, 2025]: Sec. 27.5. IC 16-36-8-22 defines crimes
0	concerning medical aid in dying.

