1	AN ACT relating to individual-directed care at the end of life.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
4	READ AS FOLLOWS:
5	As used in Sections 1 to 16 of this Act:
6	(1) "Adult" means a person who is eighteen (18) years of age or older;
7	2) "Attending health care provider" means the health care provider licensed in
8	Kentucky who has primary responsibility for the treatment and care of the
9	individual's terminal condition;
10	3) "Coercion or undue influence" means the willful attempt, whether by deception,
11	intimidation, or any other means to:
12	(a) Cause an individual to request, obtain, or self-administer medication
13	pursuant to Sections 1 to 16 of this Act with intent to cause the death of the
14	individual; or
15	(b) Prevent a qualified individual from obtaining or self-administering
16	medication pursuant to Sections 1 to 16 of this Act;
17	(4) "Consulting provider" means a provider licensed in Kentucky who is qualified by
18	specialty or experience to make a professional diagnosis and prognosis regarding
19	<u>the individual's disease;</u>
20	5) "Health care facility" means a hospital, nursing facility, nursing home, or
21	hospice, public or private, whether organized for profit or not, that is licensed
22	pursuant to KRS Chapter 216B;
23	6) ''Health care provider'' means a person licensed, certified, or otherwise
24	authorized or permitted by the laws of Kentucky to diagnose and treat medical
25	conditions, and prescribe and dispense medication, including controlled
26	substances. "Health care provider" includes:
27	(a) A doctor of medicine licensed by the Kentucky Board of Medical Licensure

1	pursuant to KRS Chapter 311;
2	(b) A doctor of osteopathy licensed by the Kentucky Board of Medical
3	Licensure pursuant to KRS Chapter 311;
4	(c) An advanced practice registered nurse licensed by the Kentucky Board of
5	Nursing and certified by a national nurse certification organization
6	acceptable to the board to practice as a clinical nurse specialist or nurse
7	practitioner pursuant to KRS Chapter 314; or
8	(d) A physician assistant licensed by the Kentucky Board of Medical Licensure
9	pursuant to KRS 311.840 to 311.862;
10	(7) "Informed decision" means a decision by a qualified individual to request and
11	obtain a prescription for medication that the qualified individual may self-
12	administer to bring about a peaceful death after being fully informed by the
13	attending health care provider and consulting provider of the:
14	(a) Qualified individual's medical diagnosis;
15	(b) Qualified individual's prognosis;
16	(c) Potential risks associated with taking the medication to be prescribed;
17	(d) Probable result of taking the medication to be prescribed;
18	(e) Feasible end-of-life care and treatment options for the individual's terminal
19	disease, including but not limited to comfort care, palliative care, hospice
20	care, and pain control, and the risks and benefits of each; and
21	(f) Qualified individual's right to withdraw a request, or consent for any other
22	treatment, at any time;
23	(8) "Medical aid in dying" means the practice of evaluating a request, determining
24	qualification, and providing a prescription to a qualified individual;
25	(9) "Medically confirmed" means the attending health care provider's medical
26	opinion that the individual is eligible to receive medication has been confirmed by
27	the consulting provider after performing a medical evaluation;

1	(10) "Mentally capable" means that in the opinion of the attending health care or
2	consulting provider, or qualified mental health professional, if an opinion is
3	requested, that the individual requesting medication has the ability to make and
4	communicate an informed decision;
5	(11) "Prognosis of six (6) months or less" means the terminal disease will, within
6	reasonable medical judgment, result in death within six (6) months;
7	(12) "Qualified individual" means a capable adult who is a resident of Kentucky and
8	who has satisfied the requirements of Sections 1 to 16 of this Act in order to
9	obtain a prescription for medication to bring about a peaceful death. No person
10	will be considered a qualified individual solely because of advanced age or
11	disability;
12	(13) "Qualified mental health professional" has the same meaning as in KRS
13	<u>202A.011;</u>
14	(14) ''Self-administer'' means a qualified individual performs an affirmative,
15	conscious, voluntary act to ingest medication prescribed to bring about the
16	individual's peaceful death. Self-administration does not include administration
17	by intravenous or other parenteral injection or infusion; and
18	(15) "Terminal disease" means an incurable and irreversible disease that has been
19	medically confirmed and will, within reasonable medical judgment, produce
20	death within six (6) months.
21	→SECTION 2. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
22	READ AS FOLLOWS:
23	(1) Nothing in Sections 1 to 16 this Act shall be construed to limit the information an
24	attending or consulting provider shall provide to a qualified individual in order to
25	comply with all Kentucky informed consent laws and the medical standards of
26	<u>care.</u>
27	(2) If an attending or consulting health care provider is unable or unwilling to

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1		provide information or services that the qualified individual has requested, upon
2		request of the qualified individual the provider shall timely transfer both care of
3		the qualified individual and any related medical records to a new attending or
4		consulting provider, so that the qualified individual can make a voluntary,
5		affirmative decision regarding end-of-life care.
6	<u>(</u> 3)	Failure to provide information about medical aid in dying to a qualified
7		individual who requests it, or failure to refer the qualified individual to another
8		attending or consulting provider who can provide the information upon request,
9		shall be considered a failure to obtain informed consent for subsequent medical
10		treatments.
11		→SECTION 3. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
12	REA	AD AS FOLLOWS:
13	<u>(1)</u>	Care that complies with the requirements of Sections 1 to 16 of this Act meets the
14		medical standard of care.
15	(2)	Nothing in Sections 1 to 16 of this Act exempts an attending or consulting
16		provider or other medical personnel from meeting medical standards of care for
17		the treatment of qualified individuals with a terminal disease.
18		→SECTION 4. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
19	REA	AD AS FOLLOWS:
20	<u>(1)</u>	A mentally capable individual with a terminal disease may request a prescription
21		for medication under Sections 1 to 16 of this Act. An individual shall have made
22		an oral request and a written request, and reiterated the oral request to the
23		individual's attending provider no less than fifteen (15) days after making the
24		initial oral request, except as provided in subsection (3) of this section.
25	<u>(2)</u>	The attending and consulting health care providers of an individual shall meet all
26		the requirements of Section 6 of this Act.
27	(3)	Notwithstanding subsection (1) of this section, if the individual's attending health

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1		care provider has medically determined that the individual will, within reasonable
2		medical judgment, die within fifteen (15) days after making the initial oral
3		request under this section, the individual may qualify by reiterating the oral
4		request to the attending health care provider at any time after making the initial
5		oral request.
6	<u>(4)</u>	At the time the individual makes the second oral request, the attending provider
7		shall offer the individual an opportunity to rescind the request.
8	<u>(5)</u>	Oral and written requests for medical aid in dying may be made only by the
9		requesting individual and shall not be made by the individual's surrogate
10		decision-maker, health care proxy, attorney-in-fact for health care, nor via
11		advance health care directive.
12	<u>(6)</u>	If the individual decides to transfer care to another health care provider, the
13		former health care provider shall transfer all relevant medical records including
14		written documentation of the dates of the individual's requests concerning
15		<u>medical aid in dying.</u>
16		→SECTION 5. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
17	REA	AD AS FOLLOWS:
18	<u>(1)</u>	A valid request for medication under Sections 1 to 16 of this Act shall be in
19		substantially the same form as in this section, signed and dated by the qualified
20		individual, and witnessed by at least one (1) individual who, in the presence of the
21		qualified individual, attests that to the best of the witness's knowledge and belief
22		the qualified individual is capable, acting voluntarily, and not being coerced nor
23		unduly influenced to sign the request.
24	<u>(2)</u>	The witness required under this section shall be a person who is not:
25		(a) A relative of the individual by blood, marriage, or adoption;
26		(b) A person who at the time the request is signed would be entitled to any
27		portion of the estate of the qualified individual upon death, under any will

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1	or by operation of law; or
2	(c) An owner, operator, or employee of a health care facility where the
3	qualified individual is receiving medical treatment or is a resident.
4	(3) The qualified individual's attending health care provider at the time the request is
5	signed shall not be a witness.
6	(4) The qualified individual's interpreter shall not be a witness.
7	(5) A valid request for medication as authorized by Sections 1 to 16 of this Act shall
8	be in substantially the following form:
9 10	" <u>REQUEST FOR MEDICATION TO END MY LIFE IN A PEACEFUL MANNER</u> I,, am an adult of sound mind. I have been diagnosed with
11	
12	I have been fully informed of the feasible alternatives, concurrent or additional
13	treatment opportunities for my terminal disease, including but not limited to comfort
14	care, palliative care, hospice care, or pain control, and the potential risks and benefits
15	of each. I have been offered or received resources or referrals to pursue these
16	<u>alternatives, concurrent, or additional treatment opportunities for my terminal disease.</u>
17	I have been fully informed of the nature of medication to be prescribed, the risks and
18	benefits including that the likely outcome of self-administering the medication is death.
19	I understand that I can rescind this request at any time and that I am under no
20	obligation to fill the prescription once written nor to self-administer the medication if I
21	<u>obtain it.</u>
22	<u>I request that my attending health care provider furnish a prescription for medication</u>
23	that will end my life in a peaceful manner if I choose to self-administer it, and I
24	authorize my attending provider to contact a pharmacist to dispense the prescription at
25 26	<u>a time of my choosing.</u>
26 27	<u>I make this request voluntarily, free from coercion or undue influence.</u>
27	<u>Signed:</u> Dated:
28 29	Signature of Witness:
2) 30	Dated:"
50	
31	→SECTION 6. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
32	READ AS FOLLOWS:
33	(1) The attending health care provider shall:
34	(a) Determine whether an individual has a terminal disease with a prognosis of
35	six (6) months or less and is mentally capable;

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1	(b) Request that the individual demonstrate Kentucky residency;
2	(c) Confirm that the individual's request does not arise from coercion or undue
3	influence by asking the individual about coercion and influence, outside the
4	presence of other persons, except for an interpreter as necessary;
5	(d) Inform the individual of:
6	<u>1. The diagnosis;</u>
7	2. The prognosis;
8	3. The potential risks, benefits, and probable result of self-administering
9	the prescribed medication to bring about a peaceful death;
10	4. The potential benefits and risks of feasible alternatives, including but
11	not limited to concurrent or additional treatment options for the
12	individual's terminal disease, palliative care, comfort care, hospice
13	care, and pain control; and
14	5. The individual's right to rescind the request for medication at any time
15	and in any manner;
16	(e) Inform the individual that there is no obligation to fill the prescription nor
17	an obligation to self-administer the medication if it is obtained;
18	(f) Provide the individual with a referral for comfort care, palliative care,
19	hospice care, pain control, or other end-of-life treatment options as
20	requested or as clinically indicated;
21	(g) Refer the individual to a consulting health care provider for medical
22	confirmation that the individual requesting medication:
23	1. Has a terminal disease with a prognosis of six (6) months or less to
24	live; and
25	2. Is mentally capable;
26	(h) Include the consulting health care provider's written determination in the
27	individual's medical record;

1	(i) Refer the individual to a licensed qualified mental health professional if the
2	attending health care provider observes signs that the individual may not be
3	capable of making an informed decision;
4	(j) Include the qualified mental health professional's written determination in
5	the individual's medical record, if a determination was requested;
6	(k) Inform the individual of the benefits of notifying the next of kin of the
7	individual's decision to request medication;
8	(1) Fulfill the medical record documentation requirements;
9	(m) Ensure that all steps are carried out in accordance with Sections 1 to 16 of
10	this Act before providing a prescription to a qualified individual for
11	medication, including:
12	1. Confirming that the individual has made an informed decision to
13	obtain a prescription for medication;
14	2. Offering the individual an opportunity to rescind the request for
15	medication; and
16	3. Educating the individual on:
17	a. The recommended procedure for self-administering the
18	medication to be prescribed;
19	b. The safekeeping and proper disposal of unused medication in
20	accordance with state and federal law;
21	c. The importance of having another person present when the
22	individual self-administers the medication to be prescribed; and
23	d. Not taking the medical aid-in-dying medication in a public place;
24	(n) Deliver the prescription personally, by mail, or through an authorized
25	electronic transmission to a licensed pharmacist who will dispense the
26	medication, including any ancillary medications, to the attending provider,
27	to the qualified individual, or to an individual expressly designated by the

1	qualified individual in person or with a signature required on delivery, by
2	mail service or by messenger service;
3	(o) If authorized by the United States Drug Enforcement Administration,
4	dispense the prescribed medication, including any ancillary medications, to
5	the qualified individual or an individual designated in person by the
6	qualified individual; and
7	(p) Document in the qualified individual's medical record the individual's
8	diagnosis and prognosis, determination of mental capability, the date of the
9	oral requests, a copy of the written request, a notation that the requirements
10	under this section have been completed, and identification of the medication
11	and ancillary medications prescribed to the qualified individual.
12	(2) A consulting health care provider shall:
13	(a) Evaluate the qualified individual and the individual's relevant medical
14	records; and
15	(b) Confirm, in writing, to the attending health care provider that the qualified
16	individual:
17	1. Has a terminal disease with prognosis of six (6) months or less to live;
18	2. Is mentally capable or provide documentation that the consulting
19	health care provider has referred the individual for further evaluation
20	in accordance with Section 7 of this Act; and
21	3. Is acting voluntarily, free from coercion or undue influence.
22	(3) Notwithstanding any other provision of law, the attending provider may sign the
23	individual's death certificate.
24	→SECTION 7. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
25	READ AS FOLLOWS:
26	(1) If either the attending health care provider or the consulting health care provider
27	is unable to confirm that the individual is capable of making an informed

1	decision, the attending health care provider or consulting health care provider
2	shall refer the individual to a qualified mental health professional for
3	determination regarding mental capability.
4	(2) The qualified mental health professional who evaluates the individual under this
5	section shall submit to the requesting attending or consulting health care
6	provider a written determination of whether the individual is mentally capable.
7	(3) If the qualified mental health professional determines that the individual is not
8	mentally capable, the individual shall not be deemed a qualified individual and
9	the attending health care provider shall not prescribe medication to the
10	individual.
11	→SECTION 8. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
12	READ AS FOLLOWS:
13	<u>A person who has custody or control of medication prescribed pursuant Sections 1 to</u>
14	<u>16 of this Act after the qualified individual's death shall dispose of the medication by</u>
15	lawful means in accordance with state or federal guidelines.
16	→SECTION 9. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
17	READ AS FOLLOWS:
18	(1) A health care provider shall provide sufficient information to a qualified
19	individual with a terminal disease regarding available options, the alternatives,
20	and the foreseeable risks and benefits of each so that the individual is able to
21	make informed decisions regarding his or her end-of-life care.
22	(2) A health care provider may choose whether or not to practice medical aid in
23	dying.
24	(3) If a health care provider is unable or unwilling to fulfill a qualified individual's
25	request for medication, the health care provider shall:
26	(a) Document the date of the qualified individual's request in the medical
27	record; and

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1	(b) Upon request, transfer the qualified individual's medical records to a new
2	health care provider consistent with federal and state laws.
3	(4) A health care provider shall not engage in false, misleading, or deceptive
4	practices relating to a willingness to qualify an individual or provide a
5	prescription to a qualified individual pursuant Sections 1 to 16 of this Act.
6	Intentionally misleading an individual shall constitute coercion.
7	→SECTION 10. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
8	READ AS FOLLOWS:
9	(1) A health care facility may prohibit providers from qualifying, prescribing, or
10	dispensing medication pursuant to Sections 1 to 16 of this Act while performing
11	duties for the facility. A prohibiting facility must provide advance notice in
12	writing at the time of hiring, contracting with, or privileging providers and staff,
13	and on a yearly basis thereafter. A health care facility that fails to provide
14	explicit, advance notice in writing waives the right to enforce the prohibitions.
15	(2) If an individual wishes to transfer care to another health care facility, the
16	prohibiting facility shall coordinate a timely transfer, including transfer of the
17	individual's medical records that include notation of the date the individual first
18	made a request concerning medical aid in dying.
19	(3) No health care facility shall prohibit a provider from fulfilling the requirements
20	of informed consent and meeting the standard of medical care by:
21	(a) Providing information to an individual regarding the individual's health
22	status, including but not limited to diagnosis, prognosis, recommended
23	treatment, treatment alternatives, and any potential risks to the individual's
24	health;
25	(b) Providing information about available services, relevant community
26	resources, and how to access those resources to obtain the care of the
27	individual's choice;

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1		(c) Providing information regarding health care services available pursuant to
2		Sections 1 to 16 of this Act, information about relevant community
3		resources, and how to access those resources for obtaining care of the
4		individual's choice;
5		(d) Prescribing medication pursuant to Sections 1 to 16 of this Act for a
6		qualified individual outside the scope of provider's employment or contract
7		with the prohibiting facility and off the premises of the prohibiting facility;
8		<u>or</u>
9		(e) Being present when a qualified individual self-administers medication
10		prescribed pursuant to Sections 1 to 16 of this Act or at the time of death, if
11		requested by the qualified individual or his or her representative and outside
12		the scope of the provider's employment or contractual duties.
13	<u>(4)</u>	A health care facility shall not engage in false, misleading, or deceptive practices
14		relating to its policy around end-of-life care services, including whether it has a
15		policy which prohibits affiliated health care providers from determining an
16		individual's qualification for medical aid in dying, writing a prescription for a
17		qualified individual, or intentionally denying a qualified individual access to
18		medication by failing to transfer an individual and his or her medical records to
19		another provider in a timely manner. Intentionally misleading an individual or
20		deploying misinformation to obstruct access to services pursuant to Sections 1 to
21		<u>16 of this Act constitutes coercion or undue influence.</u>
22	<u>(5)</u>	If any part of this section is found to be in conflict with federal requirements
23		which are a prescribed condition to receipt of federal funds to the state, the
24		conflicting part of this section is inoperative solely to the extent of the conflict
25		with respect to the facility directly affected, and such finding or determination
26		shall not affect the operation of the remainder of Sections 1 to 16 of this Act.
27		→SECTION 11. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO

1 READ AS FOLLOWS:

2	<u>(1)</u>	No person or health care facility shall be subject to civil or criminal liability or
3		professional disciplinary action, including censure, suspension, loss of license,
4		loss of privileges, loss of membership, or any other penalty for engaging in good
5		faith compliance with Sections 1 to 16 of this Act.
6	(2)	No provider, health care facility, professional organization, or association shall
7		subject a provider to discharge, demotion, censure, discipline, suspension, loss of
8		license, loss of privileges, loss of membership, discrimination, or any other
9		penalty for providing medical aid in dying in accordance with the standard of
10		care and in good faith under Sections 1 to 16 of this Act.
11	<u>(3)</u>	No provider, health care facility, professional organization, or association shall
12		subject a provider to discharge, demotion, censure, discipline, suspension, loss of
13		license, loss of privileges, loss of membership, discrimination, or any other
14		penalty for providing medical aid in dying in accordance with the standard of
15		care and in good faith under Sections 1 to 16 of this Act when:
16		(a) Engaging in the outside practice of medicine and off the facility premises;
17		<u>or</u>
18		(b) Providing scientific and accurate information about medical aid in dying to
19		an individual when discussing end-of-life care options.
20	<u>(4</u>)	An individual is not subject to civil or criminal liability or professional discipline
21		if, at the request of the qualified individual, he or she is present outside the scope
22		of his or her employment contract and off the facility premises, when the
23		qualified individual self-administers medication pursuant to Sections 1 to 16 of
24		this Act, or at the time of death. A person who is present may, without civil or
25		criminal liability, assist the qualified individual by preparing the medication
26		prescribed pursuant to Sections 1 to 16 of this Act.
27	<u>(5)</u>	A request by an individual for, and the provision of medication to, an individual

1	pursuant to Sect	ions 1 to 16 of this Act alone does not constitute neglect or elder
2	<u>abuse for any pu</u>	prpose of law, nor shall it be the sole basis for appointment of a
3	guardian or cons	ervator.
4	(6) This section does	not limit civil liability for intentional or negligent misconduct.
5	\rightarrow SECTION 12.	A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
6	READ AS FOLLOWS	:
7	(1) The Cabinet for	Health and Family Services shall:
8	(a) Annually re	eview all records maintained under Sections 1 to 16 of this Act;
9	(b) Create an A	Attending Health Care Provider Checklist Form and Attending
10	<u>Health Ca</u>	re Provider Follow-Up Form to facilitate collection of the
11	<u>information</u>	n described in this section and post it to the cabinet's website;
12	<u>(c) Require an</u>	attending health care provider to submit an Attending Health
13	<u>Care Provid</u>	ler Checklist Form and Attending Health Care Provider Follow-
14	<u>Up Form</u>	within thirty (30) calendar days after the issuing of the
15	prescription	n for or the dispensing of medication;
16	<u>(d) Require an</u>	attending health care provider to submit an Attending Health
17	<u>Care Provie</u>	ler Checklist Form and Attending Health Care Provider Follow-
18	<u>Up Form v</u>	vithin sixty (60) days of notification of a qualified individual's
19	<u>death</u> from	n self-administration of medication prescribed pursuant to
20	<u>Sections 1 t</u>	o 16 of this Act; and
21	(e) The Attend	ing Health Care Provider Checklist Form and Attending Health
22	<u>Care Provid</u>	ler Follow-Up Form shall include:
23	<u>1. The q</u>	ualifying individual's name and date of birth;
24	<u>2. The q</u>	ualifying individual's terminal diagnosis and prognosis;
25	<u>3. Notice</u>	e that the requirements pursuant to Sections 1 to 16 of this Act
26	were d	completed;
27	<u>4. Notice</u>	e that medication has been prescribed;

1	5. The qualifying individual's date of death, if deceased; and
2	6. A notation of whether or not the qualified individual was enrolled in
3	hospice services at the time of the qualified individual's death.
4	(2) Within sixty (60) days of the effective date of this Act, the Cabinet for Health and
5	Family Services shall promulgate administrative regulations to facilitate the
6	collection of information relating to compliance with Sections 1 to 16 of this Act.
7	The information collected on individual persons and health care providers shall
8	be confidential, shall not be a public record, and shall not be made available for
9	inspection by the public.
10	(3) The Cabinet for Health and Family Services shall submit an annual report
11	summarizing information collected under this section to the Interim Joint
12	Committee on Health, Welfare, and Family Services by December 1 of each year.
13	The report shall not include identifying information for individuals or entities.
14	The report shall include the number of prescriptions for medication written, the
15	number of providers who wrote prescriptions for medication, and the number of
16	qualified individuals who died following self-administration of medication
17	prescribed and dispensed pursuant to Sections 1 to 16 of this Act.
18	→ SECTION 13. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
19	READ AS FOLLOWS:
20	(1) Any provision in a contract, will, or other agreement, whether written or oral, to
21	the extent the provision would affect whether a person may make or rescind a
22	request for medication to self-administer to end the person's life in a humane and
23	dignified manner, shall be void as against public policy. Any obligation owing
24	under any currently existing contract shall not be conditioned upon or affected by
25	the making or rescinding of a request by a person for medication to end the
26	person's life in a humane and dignified manner.
27	(2) The sale, procurement, or issuance of any life, health, or accident insurance or

1		annuity policy or the rate charged for any life, health, or accident insurance or
2		annuity policy shall not be conditioned upon or affected by the making or
3		rescinding of a request by a qualified individual for medication that the
4		individual may self-administer to end the individual's life in accordance with
5		Sections 1 to 16 of this Act.
6	<u>(3)</u>	A qualified individual whose life is insured under a life insurance policy and the
7		beneficiaries of the policy shall not be denied benefits on the basis of self-
8		administration of medication by the qualified individual in accordance with
9		Sections 1 to 16 of this Act.
10		→SECTION 14. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO
11	REA	AD AS FOLLOWS:
12	<u>(1)</u>	Unless otherwise prohibited by law, the attending health care provider or the
13		hospice medical director may sign the death certificate of a qualified individual
14		who obtained and self-administered a prescription for medication pursuant to
15		Sections 1 to 16 of this Act.
16	(2)	When a death has occurred in accordance with Sections 1 to 16 of this Act, the
17		death shall be attributed to the underlying terminal disease.
18	<u>(3)</u>	Death following self-administering medication under Sections 1 to 16 of this Act
19		alone does not constitute grounds for postmortem inquiry.
20	<u>(4)</u>	Death in accordance with Sections 1 to 16 of this Act shall not be designated
21		suicide, assisted suicide, mercy killing, homicide, or euthanasia.
22	<u>(5)</u>	A qualified individual's act of self-administering medication prescribed pursuant
23		to Sections 1 to 16 of this Act shall not be indicated on the death certificate.
24	<u>(6)</u>	The coroner may conduct a preliminary investigation to determine whether an
25		individual received a prescription for medication pursuant to Sections 1 to 16 of
26		this Act.
27		→SECTION 15. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO

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1 READ AS FOLLOWS	
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2 Intentionally altering or forging an individual's request for medication pursuant (1)3 to Sections 1 to 16 of this Act or concealing or destroying a rescission of a request 4 for medication pursuant to Sections 1 to 16 of this Act is a Class D felony. (2) Intentionally coercing or exerting undue influence on an individual with a 5 6 terminal disease to request medication pursuant to Sections 1 to 16 of this Act or 7 to request or utilize medication pursuant to Sections 1 to 16 of this Act is a Class 8 D felony. 9 (3) Nothing in this section limits civil liability nor damages arising from negligent 10 conduct or intentional misconduct, including failure to obtain informed consent 11 by any person, provider, or health care facility. 12 (4) The penalties specified in this section do not preclude criminal penalties 13 applicable under other laws for conduct inconsistent with Sections 1 to 16 of this 14 Act. 15 (5) For purposes of this section, "intentionally" has the same meaning as in KRS 16 *501.020*. → SECTION 16. A NEW SECTION OF KRS CHAPTER 311 IS CREATED TO 17 **READ AS FOLLOWS:** 18 19 Any governmental entity that incurs costs resulting from self-administration of 20 medication prescribed under Sections 1 to 16 of this Act in a public place will have a claim against the estate of the qualified individual to recover these costs and 21 22 reasonable attorney fees related to enforcing the claim. → SECTION 17. A NEW SECTION OF SUBTITLE 12 OF KRS CHAPTER 304 23 IS CREATED TO READ AS FOLLOWS: 24 25 No insurer shall: 26 (1) Issue or renew an insurance policy, contract, or annuity that violates the 27 provisions of Section 13 of this Act; or

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(2)

2 are in violation of the provisions of Section 13 of this Act. 3 → Section 18. KRS 507.020 is amended to read as follows: 4 A person is guilty of murder when: (1)5 With intent to cause the death of another person, he *or she* causes the death of (a) 6 such person or of a third person; except that in any prosecution a person shall 7 not be guilty under this subsection if he or she acted under the influence of 8 extreme emotional disturbance for which there was a reasonable explanation 9 or excuse, the reasonableness of which is to be determined from the viewpoint 10 of a person in the defendant's situation under the circumstances as the 11 defendant believed them to be. However, nothing contained in this section 12 shall constitute a defense to a prosecution for or preclude a conviction of 13 manslaughter in the first degree or any other crime; or 14 (b) Including, but not limited to, the operation of a motor vehicle under 15 circumstances manifesting extreme indifference to human life, he or she 16 wantonly engages in conduct which creates a grave risk of death to another 17 person and thereby causes the death of another person. 18 (2)Murder is a capital offense. 19 (3)It shall be an affirmative defense to a charge of murder that the person's conduct 20 was expressly authorized by Sections 1 to 16 of this Act. 21 → Section 19. KRS 507.030 is amended to read as follows: 22 A person is guilty of manslaughter in the first degree when: (1)23 (a) With intent to cause serious physical injury to another person, he or she 24 causes the death of such person or of a third person; 25 (b) With intent to cause the death of another person, he *or she* causes the death of 26 such person or of a third person under circumstances which do not constitute 27 murder because he or she acts under the influence of extreme emotional

Deny benefits on the basis of terms in an existing policy, contract, or annuity that

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1		disturbance, as defined in subsection (1)(a) of KRS 507.020; or
2	(c)	Through circumstances not otherwise constituting the offense of murder, he or
3		she intentionally abuses another person or knowingly permits another person
4		of whom he or she has actual custody to be abused and thereby causes death
5		to a person twelve (12) years of age or less, or who is physically helpless or
6		mentally helpless.
7	(2) Mar	slaughter in the first degree is a Class B felony.
8	<u>(3) It sh</u>	nall be an affirmative defense to a charge of manslaughter in the first degree
9	<u>that</u>	the person's conduct was expressly authorized by Sections 1 to 16 of this Act.
10	⇒s	ection 20. If any section, subsection, or provision of this Act is found by a
11	court of	competent jurisdiction in a final, unappealable order to be invalid or
12	unconstitu	ational, the decision of the courts shall not affect or impair any of the remaining
13	sections, s	subsections, or provisions of this Act. The General Assembly specifically states
14	its intention	on that it would have enacted the Act, or any section or subsection of this Act,
15	without th	e severed part.
16	⇒s	ection 21. Sections 1 to 16 of this Act may be cited as the Kentucky Our Care,
17	Our Optic	ons Act.

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