# 

February 16, 2024

## **ENGROSSED** HOUSE BILL No. 1034

DIGEST OF HB 1034 (Updated February 14, 2024 12:40 pm - DI 154)

**Citations Affected:** IC 27-1; IC 32-17; IC 32-38.

Synopsis: Insurance and transfer on death deeds. Extends insurance coverage on property transferred by a transfer on death transfer following the death of the insured after December 31, 2024, for casualty and liability insurance other than title insurance and certain insurance relating to bonds and mortgages. Allows certain warning language to be included in a transfer on death deed executed after December 31, 2024. Provides that a failure by a beneficiary to file an affidavit in the office of the recorder of the county in which the real property is located or a delay by the county recorder in recording the affidavit does not affect the validity of the transfer on death transfer to the beneficiary. Provides that until the affidavit is recorded, the transfer on death beneficiary or beneficiaries named in the transfer on death deed and the estate of the deceased owner are jointly and severally liable for property taxes assessed with respect to the real property for assessment years beginning with the assessment year in which the owner's death occurs.

Effective: July 1, 2024.

Torr (SENATE SPONSORS - KOCH, RANDOLPH LONNIE M)

January 8, 2024, read first time and referred to Committee on Insurance. January 25, 2024, amended, reported — Do Pass. January 29, 2024, read second time, ordered engrossed. Engrossed. January 30, 2024, read third time, passed. Yeas 91, nays 0.

SENATE ACTION

February 5, 2024, read first time and referred to Committee on Insurance and Financial Institutions.

February 15, 2024, amended, reported favorably — Do Pass.



February 16, 2024

Second Regular Session of the 123rd General Assembly (2024)

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 2023 Regular Session of the General Assembly.

## ENGROSSED HOUSE BILL No. 1034

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

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

1	SECTION 1. IC 27-1-13-18 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 2024]: Sec. 18. (a) This section applies to a loss or damages
4	incurred after December 31, 2024, for a policy of insurance that is
5	described in:
6	(1) Class 3 of IC 27-1-5-1; or
7	(2) Class 2 of IC 27-1-5-1, except for a policy of insurance that
8	is described in Class 2(j) of IC 27-1-5-1.
9	(b) This section applies regardless of whether the policy of
10	insurance was created before, on, or after January 1, 2025, unless
11	the application of this section to the policy of insurance would:
12	(1) for a policy issued before January 1, 2025, give a right to
13	a beneficiary that the beneficiary was not reasonably intended
14	to have, other than the beneficiary's right to insurance
15	coverage until the time limitation described in subsection (e);
16	or
17	(2) for a policy issued at any time, relieve a beneficiary from



1	a duty or liability imposed on the insured by the terms of the
2	policy.
3	(c) The following definitions apply throughout this section:
4	(1) "Beneficiary" has the meaning set forth in
5	IC 32-17-14-3(1).
6	(2) "Casualty insurance policy or liability insurance policy"
7	means a policy of insurance that is described in Class 2 or
8	Class 3 of IC 27-1-5-1.
9	(3) "Insurable interest" means an insured's interest in real or
10	personal property, concerning which the insured is entitled to
11	the benefits of insurance coverage under a casualty insurance
12	policy or liability insurance policy.
13	(4) "Insured" means a person who is entitled to the benefits
14	of insurance coverage under a casualty insurance policy or
15	liability insurance policy.
16	(5) "Named insured" means a person identified by name as an
17	insured under a casualty insurance policy or liability
18	insurance policy.
19	(6) "Transfer" means an ownership change in a named
20	insured's insurable interest in real or personal property to a
21	beneficiary of a transfer on death transfer that occurs as a
22	consequence of the named insured's death.
23	(7) "Transferee" means a person who has acquired or
24	received a named insured's insurable interest in real or
25	personal property through a transfer.
26	(8) "Transfer on death transfer" has the meaning set forth in
27	IC 32-17-14-3(17).
28	(d) Subject to subsection (e), each transferee of a named
29	insured's insurable interest in real or personal property is also an
30	insured to the extent of the named insured's insurable interest in
31	real or personal property that the transferee has acquired or
32	received through a transfer.
33	(e) Except as provided in subsection (f) and IC 32-38-3-1, for a
34	period of sixty (60) days immediately following the death of the
35	insured, each transferee is an insured under a casualty insurance
36	policy or liability insurance policy insuring the real or personal
37	property the transferee acquired or received through a transfer. At
38	the time of the insured's death, the transferee succeeds to the rights
39	and obligations of the insured under the casualty insurance policy
40	or liability insurance policy, to the extent of the insured's insurable
41	interest in real or personal property that the transferee has
42	acquired or received through a transfer, for the sixty (60) day



1 period. 2 (f) If a casualty insurance policy or liability insurance policy has 3 a policy expiration date that is less than sixty (60) days after the 4 death of the insured, insurance coverage continues for either: 5 (1) thirty (30) days; or 6 (2) the policy expiration date; whichever is later. 7 8 SECTION 2. IC 32-17-14-11, AS AMENDED BY P.L.36-2011, 9 SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 10 JULY 1, 2024]: Sec. 11. (a) A transfer on death deed transfers the interest provided to the beneficiary if the transfer on death deed is: 11 12 (1) executed by the owner or owner's legal representative; and 13 (2) recorded with the recorder of deeds in the county in which the 14 real property is situated before the death of the owner. 15 (b) A transfer on death deed is void if it is not recorded with the recorder of deeds in the county in which the real property is situated 16 17 before the death of the owner. 18 (c) A transfer on death deed is not required to be supported by 19 consideration or delivered to the grantee beneficiary. 20 (d) A transfer on death deed may be used to transfer an interest in 21 real property to either a revocable or an irrevocable trust. (e) If the owner records a transfer on death deed, the effect of the 22 23 recording the transfer on death deed is determined as follows: 24 (1) If the owner's interest in the real property is as a tenant by the 25 entirety, the conveyance is inoperable and void unless the other spouse joins in the conveyance. 26 (2) If the owner's interest in the real property is as a joint tenant 27 with rights of survivorship, the conveyance severs the joint 28 29 tenancy and the cotenancy becomes a tenancy in common. 30 (3) If the owner's interest in the real property is as a joint tenant 31 with rights of survivorship and the property is subject to a 32 beneficiary designation, a conveyance of any joint owner's interest 33 has no effect on the original beneficiary designation for the 34 nonsevering joint tenant. 35 (4) If the owner's interest is as a tenant in common, the owner's 36 interest passes to the beneficiary as a transfer on death transfer. 37 (5) If the owner's interest is a life estate determined by the owner's 38 life, the conveyance is inoperable and void. 39 (6) If the owner's interest is any other interest, the interest passes 40 in accordance with this chapter and the terms and conditions of 41 the conveyance establishing the interest. If a conflict exists 42 between the conveyance establishing the interest and this chapter,

EH 1034-LS 6244/DI 149



3

interest prevail.
(f) A beneficiary designation in a transfer on death deed may be worded in substance as "(insert owner's name) conveys and warrants (or quitclaims) to (insert owner's name), TOD to (insert beneficiary's name)". This example is not intended to be exhaustive.
(g) A transfer on death deed using the phrase "pay on death to" or the obbraviation "POD" may not be construed to require the liquidation

the abbreviation "POD" may not be construed to require the liquidation of the real property being transferred.

(h) This section does not preclude other methods of conveying real property that are permitted by law and have the effect of postponing enjoyment of an interest in real property until after the death of the owner. This section applies only to transfer on death deeds and does not invalidate any deed that is otherwise effective by law to convey title to the interest and estates provided in the deed.

16 (i) The endorsement of the auditor under IC 36-2-11-14 is not17 necessary to record a transfer on death deed.

(j) For a transfer on death deed executed after December 31, 2024, the transfer on death deed may include the following warning:

"WARNING: After the death of the owner, the owner's insurance policy is required by IC 27-1-13-18 to cover the real property transferred for a period of time as set forth in IC 27-1-13-18(e) and IC 27-1-13-18(f). Once the period of time as set forth in IC 27-1-13-18(e) and IC 27-1-13-18(f) expires, the insurance policy may no longer cover the real property and the beneficiary of a transfer on death deed and the real property may become uninsured.".

A transfer on death deed is not invalid due to the failure to include
the warning described in this subsection, or due to a defect in the
wording of the warning described in this subsection.

SECTION 3. IC 32-17-14-26, AS AMENDED BY P.L.51-2014, SECTION 30, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 26. (a) If an agreement between the owner and a transferring entity is required to carry out a transfer on death transfer as described in section 7 of this chapter, a transferring entity may not adopt rules for the making, execution, acceptance, and revocation of a beneficiary designation that are inconsistent with this chapter.

(b) The following rules apply to a beneficiary designation:

(1) A beneficiary designation or a request for registration of property in beneficiary form must be made in writing, signed by the owner, dated, and, in the case of a transfer on death deed,

EH 1034-LS 6244/DI 149



1

2

3

4

5

6

7

8

9

10

11

12 13

14

15

18

19

20

21

22

23

24

25

26

27

28

32

33

34

35

36

37

38

39

40

41

42

the terms and conditions of the conveyance establishing the

- 1 compliant with all requirements for the recording of deeds.
- 2 (2) A security that is not registered in the name of the owner may
  3 be registered in beneficiary form on instructions given by a broker
- 4 or person delivering the security.
- 5 (3) A beneficiary designation may designate one (1) or more 6 primary beneficiaries and one (1) or more contingent 7 beneficiaries.
- 8 (4) On property registered in beneficiary form, a primary 9 beneficiary is the person shown immediately following the 10 transfer on death direction. Words indicating that the person is a 11 primary beneficiary are not required. The name of a contingent 12 beneficiary in the registration must have the words "contingent 13 beneficiary" or words of similar meaning to indicate the 14 contingent nature of the interest being transferred.
- (5) Multiple surviving beneficiaries share equally in the property
  being transferred unless a different percentage or fractional share
  is stated for each beneficiary. If a percentage or fractional share
  is designated for multiple beneficiaries, the surviving
  beneficiaries share in the proportion that their designated shares
  bear to each other.
- (6) A transfer of unequal shares to multiple beneficiaries for
  property registered in beneficiary form may be expressed in
  numerical form following the name of the beneficiary in the
  registration.
- (7) A transfer on death transfer of property also transfers any
  interest, rent, royalties, earnings, dividends, or credits earned or
  declared on the property but not paid or credited before the
  owner's death.
- 29 (8) If a distribution by a transferring entity under a transfer on 30 death transfer results in fractional shares in a security or other 31 property that is not divisible, the transferring entity may distribute 32 the fractional shares in the name of all beneficiaries as tenants in 33 common or as the beneficiaries may direct, or the transferring 34 entity may sell the property that is not divisible and distribute the 35 proceeds to the beneficiaries in the proportions to which they are 36 entitled.
- (9) On the death of the owner, the property, minus all amounts
  and charges owed by the owner to the transferring entity, belongs
  to the surviving beneficiaries and, in the case of substitute
  beneficiaries permitted under section 22 of this chapter, the lineal
  descendants of designated beneficiaries who did not survive the
  owner are entitled to the property as follows:



1 2	(A) If there are multiple primary beneficiaries and a primary beneficiary does not survive the owner and does not have a
2 3	substitute under section 22 of this chapter, the share of the
4	nonsurviving beneficiary is allocated among the surviving
4 5	beneficiaries in the proportion that their shares bear to each
6	other.
7	(B) If there are no surviving primary beneficiaries and there
8	are no substitutes for the nonsurviving primary beneficiaries
9	under section 22 of this chapter, the property belongs to the
10	surviving contingent beneficiaries in equal shares or according
11	to the percentages or fractional shares stated in the
12	registration.
13	(C) If there are multiple contingent beneficiaries and a
14	contingent beneficiary does not survive the owner and does not
15	have a substitute under section 22 of this chapter, the share of
16	the nonsurviving contingent beneficiary is allocated among the
17	surviving contingent beneficiaries in the proportion that their
18	shares bear to each other.
19	(10) If a trustee designated as a beneficiary:
20	(A) does not survive the owner;
21	(B) resigns; or
22	(C) is unable or unwilling to execute the trust as trustee and no
23	successor trustee is appointed in the twelve (12) months
24	following the owner's death;
25	the transferring entity may make the distribution as if the trust did
26	not survive the owner.
27	(11) If a trustee is designated as a beneficiary and no affidavit of
28	certification of trust or probated will creating an express trust is
29	presented to the transferring entity within the twelve (12) months
30	after the owner's death, the transferring entity may make the
31	distribution as if the trust did not survive the owner.
32	(12) If the transferring entity is not presented evidence during the
33	twelve (12) months after the owner's death that there are lineal
34	descendants of a nonsurviving beneficiary for whom LDPS
35	distribution applies who survived the owner, the transferring
36	entity may make the transfer as if the nonsurviving beneficiary's
37	descendants also failed to survive the owner.
38	(13) If a beneficiary cannot be located at the time the transfer is
39	made to located beneficiaries, the transferring entity shall hold the
40	missing beneficiary's share. If the missing beneficiary's share is
41	not claimed by the beneficiary or by the beneficiary's personal
42	representative or successor during the twelve (12) months after



	Ι
1	the owner's death, the transferring entity shall transfer the share
2	as if the beneficiary did not survive the owner.
3	(14) A transferring entity has no obligation to attempt to locate a
4	missing beneficiary, to pay interest on the share held for a missing
5	beneficiary, or to invest the share in any different property.
6	(15) Cash, interest, rent, royalties, earnings, or dividends payable
7	to a missing beneficiary may be held by the transferring entity at
8	interest or reinvested by the transferring entity in the account or
9	in a dividend reinvestment account associated with a security held
10	for the missing beneficiary.
11	(16) If a transferring entity is required to make a transfer on death
12	transfer to a minor or an incapacitated adult, the transfer may be
13	made under the Indiana Uniform Transfers to Minors Act, the
14	Indiana Uniform Custodial Trust Act, or a similar law of another
15	state.
16	(17) A written request for the execution of a transfer on death $(17)$
17	transfer may be made by any beneficiary, a beneficiary's legal
18	representative or attorney in fact, or the owner's personal
19	representative.
20	(18) A transfer under a transfer on death deed occurs
21	automatically upon the owner's death subject to the requirements
22	of subdivision (20) and does not require a request for the
23	execution of the transfer.
24	(19) A written request for the execution of a transfer on death $(19)$
25 26	transfer must be accompanied by the following: (A) A contribute on instrument or identian currents in of the
20 27	(A) A certificate or instrument evidencing ownership of the
27	contract, account, security, or property. (B) Proof of the deaths of the owner and any nonsurviving
28 29	beneficiary.
30	(C) An inheritance tax waiver from states that require it.
31	(D) In the case of a request by a legal representative, a copy of
32	the instrument creating the legal authority or a certified copy
33	of the court order appointing the legal representative.
34	(E) Any other proof of the person's entitlement that the
35	transferring entity may require.
36	(20) For purposes of providing notice to the county, on the
37	death of an owner whose transfer on death deed has been
38	recorded, the beneficiary shall file an affidavit in the office of the
39	recorder of the county in which the real property is located. The
40	affidavit must be endorsed by the county auditor under
41	IC 36-2-11-14 in order to be recorded. The affidavit must contain
42	the following:



7

1 (A) The legal description of the property. 2 (B) The date of death of the owner. 3 (C) The name and address of each designated beneficiary who 4 survives the owner or is in existence on the date of the owner's 5 death. 6 (D) The name of each designated beneficiary who has not 7 survived the owner's death or is not in existence on the date of 8 the owner's death. 9 (E) A cross-reference to the recorded transfer on death deed. 10 A failure by the beneficiary to file the affidavit under this subdivision or a delay by the county recorder in recording the 11 12 affidavit does not affect the validity of the transfer on death 13 transfer to the beneficiary under this chapter. However, until 14 the affidavit is recorded, the transfer on death beneficiary or 15 beneficiaries named in the transfer on death deed and the 16 estate of the deceased owner are jointly and severally liable 17 for property taxes assessed with respect to the real property 18 under IC 6-1.1 for assessment years beginning with the 19 assessment year in which the owner's death occurs. 20 (c) A beneficiary designation is presumed to be valid. A party may 21 rely on the presumption of validity unless the party has actual 22 knowledge that the beneficiary designation was not validly executed. 23 A person who acts in good faith reliance on a transfer on death deed is 24 immune from liability to the same extent as if the person had dealt 25 directly with the named owner and the named owner had been 26 competent and not incapacitated. 27 SECTION 4. IC 32-38-3-1, AS ADDED BY P.L.95-2007, 28 SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 29 JULY 1, 2024]: Sec. 1. Notwithstanding any other law, the trustee of 30 a trust is considered to be the insured owner under a policy or 31 commitment that insures or proposes to insure an interest in real 32 property that is transferred to the trust if: 33 (1) the transferee of the interest in real property is the trustee of 34 the trust, the trust was established by the named insured owner, 35 and the transferor is the named insured owner; 36 (2) the named insured owner reserves the right to amend or 37 revoke the trust during the named insured owner's lifetime; 38 (3) the named insured owner is a natural person; and 39 (4) the transfer of the interest in real property is made by the 40 named insured owner personally or by: 41 (A) the named insured owner's attorney in fact; 42 (B) the named insured owner's guardian or other similar



1 2	person in a guardianship or protective proceeding in which the named insured owner is an incapacitated or a protected person;
3	or
4	(C) the personal representative of the deceased named insured
5	owner's estate under the terms and conditions of the named
6	insured owner's last will and testament;
7	even if the named insured owner transfers the interest in real property
8	to the trustee described in this section after the effective date of the
9	policy or commitment.



### COMMITTEE REPORT

Mr. Speaker: Your Committee on Insurance, to which was referred House Bill 1034, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, delete lines 4 through 11 and insert "incurred after December 31, 2024, for a policy of insurance that is described in:

(1) Class 3 of IC 27-1-5-1; or

(2) Class 2 of IC 27-1-5-1, except for a policy of insurance that is described in Class 2(j) of IC 27-1-5-1.".

Page 4, line 13, delete "January 1, 2025," and insert "**December 31**, **2024**,".

Page 7, delete lines 13 through 23, begin a new line block indented and insert:

"(18) A transfer under a transfer on death deed occurs automatically upon the owner's death subject to the requirements of subdivision (20) and does not require a request for the execution of the transfer.".

Page 7, line 24, reset in roman "(19)".

Page 7, line 24, delete "(20)".

Page 7, delete lines 36 through 42.

Page 8, delete lines 1 through 24, begin a new line block indented and insert:

"(20) For purposes of providing notice to the county, on the death of an owner whose transfer on death deed has been recorded, the beneficiary shall file an affidavit in the office of the recorder of the county in which the real property is located. The affidavit must be endorsed by the county auditor under IC 36-2-11-14 in order to be recorded. The affidavit must contain the following:

(A) The legal description of the property.

(B) The date of death of the owner.

(C) The name and address of each designated beneficiary who survives the owner or is in existence on the date of the owner's death.

(D) The name of each designated beneficiary who has not survived the owner's death or is not in existence on the date of the owner's death.

(E) A cross-reference to the recorded transfer on death deed.

A failure by the beneficiary to file the affidavit under this subdivision or a delay by the county recorder in recording the



affidavit does not affect the validity of the transfer on death transfer to the beneficiary under this chapter. However, until the affidavit is recorded, the transfer on death beneficiary or beneficiaries named in the transfer on death deed and the estate of the deceased owner are jointly and severally liable for property taxes assessed with respect to the real property under IC 6-1.1 for assessment years beginning with the assessment year in which the owner's death occurs.".

Page 8, delete lines 32 through 42.

Delete pages 9 through 10. Page 11, delete line 1. Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1034 as introduced.)

CARBAUGH

Committee Vote: yeas 13, nays 0.

#### COMMITTEE REPORT

Madam President: The Senate Committee on Insurance and Financial Institutions, to which was referred House Bill No. 1034, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 2, line 33, after "in" insert "subsection (f) and".

Page 2, line 33, delete "one" and insert "sixty (60) days".

Page 2, line 34, delete "hundred twenty (120) days".

Page 2, line 38, delete "all" and insert "the".

Page 2, line 40, delete "one hundred twenty (120) day" and insert "sixty (60) day".

Page 2, line 40, after "policy" insert ", to the extent of the insured's insurable interest in real or personal property that the transferee has acquired or received through a transfer,".

Page 2, between lines 41 and 42, begin a new paragraph and insert:

"(f) If a casualty insurance policy or liability insurance policy has a policy expiration date that is less than sixty (60) days after the death of the insured, insurance coverage continues for either: (1) thirty (30) days; or

(1) thirty (30) days, of



(2) the policy expiration date; whichever is later.".

Page 4, line 15, delete "only one hundred twenty (120) days." and insert "a period of time as set forth in IC 27-1-13-18(e) and IC 27-1-13-18(f).".

Page 4, line 16, delete "one hundred twenty (120) day period" and insert "period of time as set forth in IC 27-1-13-18(e) and IC 27-1-13-18(f)".

and when so amended that said bill do pass.

(Reference is to HB 1034 as printed January 25, 2024.)

BALDWIN, Chairperson

Committee Vote: Yeas 7, Nays 0.

