{As Amended by House Committee of the Whole}

Session of 2025

HOUSE BILL No. 2101

By Committee on Welfare Reform

Requested by Representative Awerkamp

1-27

AN ACT concerning public assistance; prohibiting cities and counties
 from adopting or implementing a guaranteed income program;
 rendering prior adopted programs null and void; defining guaranteed
 income program.

5 6

Be it enacted by the Legislature of the State of Kansas:

Section 1. (a) A city or county shall not adopt or enforce an ordinance
or resolution, respectively, that establishes or provides for the operation of
a guaranteed income program {that uses tax revenue unless the
legislature expressly consents to and approves of such program by an
act of the legislature}.

(b) Any ordinance or resolution prohibited by subsection (a) that wasadopted prior to July 1, 2025, shall be null and void.

(c) As used in this section, "guaranteed income program" means a
program that {is not expressly required by federal law or regulation
and} provides individuals with a regular periodic cash payment-that may
be used for any purpose without requiring such individuals to beemployed, seek employment or attend employment-related training toreceive such funds.

20 Sec. 2. This act shall take effect and be in force from and after its 21 publication in the statute book.