

SENATE
STATE OF MINNESOTA
NINETY-THIRD SESSION

S.F. No. 5096

(SENATE AUTHORS: WESTROM, Koran, Drazkowski, Lieske and Eichorn)

| DATE | D-PG | OFFICIAL STATUS |
|------------|-------|---|
| 03/20/2024 | 12446 | Introduction and first reading Referred to State and Local Government and Veterans |

1.1

A bill for an act

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relating to local government; prohibiting state funds to sanctuary cities; proposing

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coding for new law in Minnesota Statutes, chapter 412.

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

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Section 1. **[412.926] STATUTORY CITY INELIGIBILITY.**

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Subdivision 1. Definition of sanctuary city. For purposes of this section "sanctuary

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city" means a home rule charter or statutory city that prohibits, or in any way restricts, a

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public safety official or employee from:

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(1) inquiring about a person's citizenship or immigration status;

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(2) lawfully cooperating with or aiding federal officials or employees charged with

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enforcing immigration laws;

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(3) providing or receiving information from federal officials or employees charged with

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enforcing immigration laws;

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(4) maintaining citizenship and immigration status data; or

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(5) exchanging citizenship and immigration status data with other federal, state, or local

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government entities.

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Subd. 2. Ineligible for state aid. A sanctuary city is ineligible for all state aid, state

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grants, local government aid, county program aid, and, if allowed, all federal aid and grants.