

**CHIPPEWA COUNTY BOARD OF COMMISSIONERS**

**RESOLUTION # 19-20**

**RESOLUTION IMPOSING 2019 PROPERTY TAX LEVY PURSUANT TO MCL 211.24e, 211.34, 211.34d, 211.36, 211.37, and 211.44a, AND NOTICE OF CERTIFICATION OF 2019 COUNTY TAX LEVY**

**WHEREAS**, CHIPPEWA County is authorized under the General Property Tax Act, Public Act 206 of 1893, as amended, to levy and collect its allocated and voted property taxes; and

**WHEREAS**, the General Property Tax Act has been amended by Public Act 357 of 2004, being MCL 211.44a, to require each Michigan County to levy and collect its allocated millage in the summer; and

**NOW, THEREFORE, BE IT RESOLVED**, that pursuant to Public Act 357 of 2004, **6.15 mills**, which is the County allocated millage, after application of the “Headlee” millage reduction fraction shall be levied and collected on July 1, 2019, and,

**BE IT FURTHER RESOLVED**, that all other anticipated and authorized County operating millages, i.e., EMS millage of .4275 mill, Road millage of .9879 mill, Recycling Programs millage of .5000 mill, Senior Programs millage of .4994 mill, and Animal Shelter millage of .1 mill, after application of the “Headlee” and other applicable millage reduction fractions, will be levied and collected on December 1, 2019, and

**BE IT FURTHER RESOLVED**, that the Treasurer of each city, village, and township in CHIPPEWA County is directed to account for and deliver the County tax collections for 2019 in accordance with the provisions of statute pertaining to such collections; and

**BE IT FURTHER RESOLVED**, that this Resolution constitutes certification of the levy of the County millages as above described and as set forth on the attached 2019 TAX RATE REQUEST (L4029); and

**BE IT FURTHER RESOLVED**, that a copy of this Resolution will be delivered to the Treasurer of each City, Village and Township in CHIPPEWA County.

Moved: Commissioner Savoie

Supported: Commissioner Martin

Carried: Unanimously (Commissioners Shackleton, McLean, Martin, Egan and Savoie)

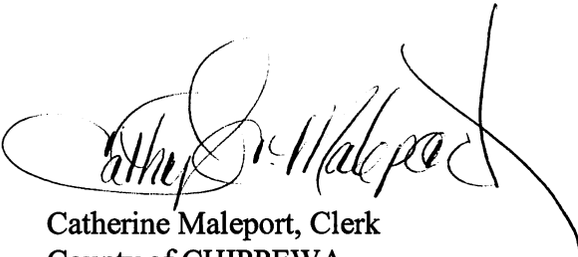
RESOLUTION DECLARED ADOPTED.

STATE OF MICHIGAN     )

COUNTY OF CHIPPEWA )

I hereby certify that the foregoing is a true and complete copy of a resolution adopted by the Board of Commissioners for the County of CHIPPEWA, Michigan, at a regular meeting held on the 13th day of June, 2019, the original of which resolution is on file in my office. I further certify that the meeting was held and the minutes therefore were filed in compliance with Act No. 267 of the Public Acts of 1976.

IN WITNESS WHEREOF, I have hereunto affixed my official signature this 13th day of June, 2019.



Catherine Maleport, Clerk  
County of CHIPPEWA

Michigan Department of Treasury, STC  
614 (Rev. 1-03)  
2019 TAX RATE REQUEST

This form is issued under authority of MCL Sections 211.24e,  
211.34 and 211.34d. Filing is mandatory; Penalty applies.  
**COMPLETE & SUBMIT ON OR BEFORE OCT 1, 2019**

Original to: County Clerk(s)  
Copy to: Equalization Department(s)  
Copy to: Each Township or city clerk

L-4029

MILLAGE REQUEST REPORT TO COUNTY BOARD OF COMMISSIONERS

DATE: 05/15/19

County	2019 Taxable Value of ALL Properties in the Unit as of Last Monday in May	2019
<b>CHIPPEWA</b>	<b>1,152,057,665</b>	
Local Governmental Unit	TIFA VALUE	19,891,462
<b>CHIPPEWA COUNTY</b>		

REVISED

This form must be completed for each unit of government for which a property tax is levied. Penalty for non-filing is provided under MCL Section 211.119.  
The following tax rates have been authorized for levy on the tax roll for the above year

(1)	(2)	(3)	(4)	(5) **	(6)	(7)	(8) Sec 211.34 Truth in Assessing or Equalization Millage Rollback Fraction	(9)	(10)	(11)	(12)
PURPOSE OF SOURCE MILLAGE	Date of Election	Original Millage Authorized by Election, Charter, etc.	2018 Millage Rate Permanently Reduced by MCL 211.34d	2019 Current Year "Headlee" Millage Reduction Fraction	2019 Millage Rate Permanently Reduced by MCL 211.34d	2019 Millage Rate Permanently Reduced by MCL 211.34d	Maximum Allowable Millage Levy *	Millage Requested to be Levied July 1	Millage Requested to be Levied Dec 1	Expiration Date of Millage Authorized	
ALLOC OPER	11/2018	6.1500	6.1500	1.0000	6.1500	1.0000	6.1500	6.1500	0.0000	2022	
VOTED FIRE/AMB	08/2018	0.4275	0.4275	1.0000	0.4275	1.0000	0.4275	0.4275	0.4275	2021	
VOTED ROADS	08/2016	1.0000	0.9879	1.0000	0.9879	1.0000	0.9879	0.9879	0.9879	2021	
VOTED RECYCLE	08/2018	0.5000	0.5000	1.0000	0.5000	1.0000	0.5000	0.5000	0.5000	2021	
VOTED JAIL **	11/98	EXPIRED	0	1.0000	0.0000	1.0000	0.0000	EXPIRED	EXPIRED	EXPIRED	
VOTED SENIOR PROG	08/2017	0.5000	0.4994	1.0000	0.4994	1.0000	0.4994	0.4994	0.4994	2020	
VOTED ANIMAL SHELTER	11/2018	0.1000	0.1000	1.0000	0.1000	1.0000	0.1000	0.1000	0.1000	2024	

Totals: 8.6648 8.6648 6.1500 2.5148

Prepared by: SHARON H. KENNEDY	Telephone No. 906 635 6307	Title of Preparer COUNTY EQUALIZATION DIRECTOR	DATE 5/15/2019
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As the representative for the local government unit named above, we certify that these requested tax levy rates have been reduced, if necessary to comply with the state constitution (Article 9, Section 31), and that the requested levy rates have also been reduced, if necessary, to comply with MCL Section 211.24e, 211.34 and, for LOCAL school districts which levy a Supplemental (Hold Harmless) Millage, 380.1211(3).

CLERK BOARD OF COMMISSIONERS	Signature: 	Type Name CATHERINE C. MALEPORT	Date: 6/13/2019
Chairperson BOARD OF COMMISSIONERS	Signature: 	Type Name SCOTT SHACKLETON	Date: 6/13/19

\*Under Truth in Taxation, MCL Section 211.24e, the governing body may decide to levy a rate which will not exceed the maximum authorized rate allowed in column 9.

The requirements of MCL 211.24e must be met prior to levying an operating levy which is larger than the base tax rate but not larger than the rate in column 9.