Minutes of a regular meeting of the Chippewa County Board of Commissioners, held at the Chippewa County Courthouse, 319 Court St., Sault Ste. Marie, Michigan on the 12th day of June, 2017 at 2:00 p.m.

PRESENT: Scott Shackleton, Jim Martin, Don McLean, Conor Egan and Robert Savoie

ABSENT: None

The following preamble and resolution was offered by CommissionerSavoie and seconded by Commissioner McLean .

RESOLUTION NO. 17-16 RESOLUTION TO PROTECT THE MI CHOICE PROGRAM

WHEREAS, the Senate recently passed SB 135 which contains the following boilerplate language under Section 1852 (Long-Term Service and Support Pilot – Senate requires DHHS to implement a pilot in Wayne, Macomb, Barry, Berrien, Calhoun, Cass, Kalamazoo, St. Joseph, Van Buren Counties and the Upper Peninsula to transition home and community based services waiver recipients into a long-term services and support program administered by an integrated care organization)

WHEREAS, the MI Choice Program is a long term care, in home services program for U.P. residents seeking long term care at home;

WHEREAS, the MI Choice Program, administered by UPCAP, uses a local network of service providers including Community Action Agencies, Commissions on Aging, County Agencies and private Services Agencies;

WHEREAS, enacting this provision would have the following negative affects on Upper Peninsula residents:

- Closing down the popular MI Choice Program which has been operating since 1988 and has a 98% satisfaction rating;
- Creating a pilot program which would mandate that all existing MI Choice participants receive their in home care from a for profit insurance company;
- Making the U.P. the only region in the State that doesn't give residents a <u>choice</u> of where they receive their in-home care and care management;
- Requiring U.P. residents to have their care provided by a for-profit insurance company that has little or no experience in providing in-home care to the nursing home eligible population

WHEREAS, one reason why Section 1852 is being proposed is because, under an existing demonstration pilot (MI Health Link) involving the for profit health insurance company (Upper Peninsula Health Plan) and the MI Choice Program, when provided a choice, 95% of the clients opted NOT to have their care provided by the insurance company, but instead by MI Choice. The new pilot would make it <u>mandatory</u> for residents to be enrolled with the for profit health care organization <u>eliminating choice</u>.

WHEREAS, should the pilot demonstration be allowed to move forward and not be successful, the comprehensive network of services developed over the past 29 years for the MI Choice Program will no longer be available nor unable to fully meet the future community-based long-term supports and services needs of the Upper Peninsula residents.

THEREFORE, BE IT RESOLVED that Chippewa County Board of Commissioners opposes Senate Bill 135; Section 1852 and requests that the Upper Peninsula of Michigan be removed from the pilot, allowing MI Choice to continue providing U.P. County residents a **choice** of options like the rest of the State.

A VOTE WAS TAKEN AS FOLLOWS

AYES: Shackleton, Martin, McLean, Egan and Savoie

NAYS: None

RESOLUTION DECLARED ADOPTED.

	Vod Alabor
Scott	t Shackleton, Chairman, Chippewa County Board of Commissioners
	Why Walerock
	Catherine C. Maleport, County Clerk
STATE OF MICHIGAN	
) ss.
COUNTY OF CHIPPEWA)

I hereby certify that the foregoing is a true and complete copy of the resolution adopted by the County Board of Commissioners of Chippewa County at a regular meeting held on the date first stated above, and I further certify that public notice of such meeting was given as provided by law.

Catherine C. Maleport, County Clerk