PROPOSED ORDINANCE NO. 139 –2017

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE HEALTH DEPARTMENT.

WHEREAS, Nassau County has received certain revenue; and

WHEREAS, such funds have not been otherwise appropriated; and

WHEREAS, the County Executive, by communication dated September 26, 2017,

addressed to the County Legislature, has recommended the appropriation of such funds not otherwise appropriated; and,

WHEREAS, this supplemental appropriation is within the scope of Section 307 of the County Government Law; now, therefore,

BE IT ORDAINED by the County Legislature of the County of Nassau, as follows:

Section 1. There is hereby appropriated from monies not otherwise appropriated, the

TOTAL	SOURCE OF FUNDS	APPROPRIATED TO:			
<u>AMOUNT</u>					
(in dollars)					
		FUND	DEPT.	<u>OBJ.</u>	<u>AMOUNT</u>
			CODE/Index	CODE	(in dollars)
1,770,317	New York State	GRT	HE	AA	1,069,297
	Department of Health				
		GRT	HE	AB	451,288
		GRT	HE	DD	32,261
		GRT	HE	DE	56,680
		GRT	HE	HH	20,781
		GRT	HE	AA	97,431
		GRT	HE	AB	37,335
		GRT	HE	DD	3,830
		GRT	HE	HH	1,414

following sums of money to the following accounts:

§ 2. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of a majority of said Legislature.

§ 3. It is hereby determined, pursuant to the provisions of the State Environmental Quality Review Act, 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that this supplemental appropriation ordinance is a "Type II" Action within the meaning of Section 617.5(c)(20) of 6 N.Y.C.R.R. ("routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment"), and, accordingly, is of a class of actions which do not have a significant effect on the environment; and no further review is required.

§ 4. This ordinance shall take effect immediately.