Fee-Charging Standards for the Review of Medicament and Cosmetic Advertisements

(Amended Date: 2015-04-07)

- 1. Full text including 5 articles adopted and promulgated by the Department of Health, Executive Yuan per Order Wei-Shu-Yao-Tzu No. 0920332903 on 12 December 2003; for implementation from 1 January 2004
- 2. Title and full text including 4 articles amended and promulgated by the Department of Health, Executive Yuan per Order Wei-Shu-Yao-Tzu No. 0930317278 on 29 July 2004; for implementation from the date of promulgation (original title: Fee-Charging Standards for the Application Submission of Medicament and Cosmetic Advertisements)
- 3. Full text including 4 articles amended and promulgated by the Ministry of Health and Welfare per Order Bu-Shou-Shi-Zi No. 1041600943 on 7 April 2015; for implementation from 1 July 2015
- Article 1 These Standards are adopted pursuant to the provisions of Article 7 and Article 10 of the Charges and Fees Act.
- Article 2 These Standards are applicable to the following:

 I. Medicament advertisements, including drug and medical device advertisements, that apply for review in accordance with the regulations of the Pharmaceutical Affairs Act.

 II. Cosmetic advertisements that apply for review in accordance with the regulations of the Statute for Control of Cosmetic Hygiene.
- Article 3 The standards for charging fees to review medicament and cosmetic advertisements are as follows:
 - I. The review fee charged for new applications of advertisement shall be NT\$5,400 per application. II. The review fee charged for applications of extension shall be NT\$2,000 per application. III. For reissuing approved forms that have been

lost, NT\$1,500 shall be charged per application.

Article 4 These Standards shall be implemented from 1 July 2015.