CERTIFICATION OF ADMINISTRATIVE RULES FILED WITH THE LEGISLATIVE REFERENCE SERVICE JERRY L. BASSET, DIRECTOR

(Pursuant to Code of Alabama 1975, § 41-22-6, as amended).

I certify that the attached is/are a correct copy/copies of rule/s as promulgated and adopted on the 18th day of September, 2013, and filed with the agency secretary on the 19th day of September, 2013.

AGENCY NAME: State Health Planning and Development Agency (Certificate of Need Review Board) X Amendment; New; Repeal; (Mark appropriate space) Rule No. 410-1-5-.04 (If amended rule, give specific paragraph, subparagraphs, etc., being amended) Rule Title: Fees ACTION TAKEN: State whether the rule was adopted without changes from the proposal due to written or oral comments: No public comments were received; the rule was adopted without changes and as published for comment in the Alabama Administrative Monthly. NOTICE OF INTENDED ACTION PUBLISHED IN VOLUME XXXI ISSUE NO. 10, DATED July 31, 2013. Statutory Rulemaking Authority: Code of Alabama, 1975 §§ 22-21-265, -274 and -275. (Date Filed) (For LRS Use Only) REC'D & FILED

SEP 19 2013

LEGISLATIVEREFSERVICE

Alva M. Lambert, Executive Director

State Health Planning and Development Agency

(Certifying Officer or his or her Deputy)

(NOTE: In accordance with § 41-22-6(b), as amended, a proposed rule is required to be certified within 90 days after completion of the notice.)

410-1-5-.04 Fees

The applicant shall submit with the application a non-refundable fee in the amount of twenty percent (20%) of the fee provided in Rule 410-1-7-.06 for non-rural hospitals, except that a rural hospital shall be required to submit an application fee of only twenty-five percent (25%) of the fee specified for non-rural hospitals.

Author: Alva M. Lambert

Statutory Authority: § 22-21-265 (b), Code of Alabama, 1975.

History: Amended: Filed: July 24, 2012; Effective: August 28, 2012. Amended: Filed

September 19, 2013; effective: October 24, 2013.