

EXHIBIT C

AGENCY FISCAL ESTIMATE OF PROPOSED REGULATION

AGENCY SUBMITTING REGULATION Commission for Child Support Guidelines DATE 2/27/13
 SUBJECT MATTER OF REGULATION Child Support and Arrearage Guidelines
 REGULATION SECTION NO. 46b-215a-1, 46b-215a-2c, 46b-215a-3a, 46b-215a-4b, 46b-215a-5c, 46b-215a-6
 STATUTORY AUTHORITY Sections 46b-215a and 46b-215c of the Connecticut General Statutes
 OTHER AGENCIES AFFECTED Judicial Branch, Department of Social Services, and Attorney General
 EFFECTIVE DATE USED IN COST ESTIMATE September 1, 2013
 ESTIMATE PREPARED BY David Mulligan Esq., Commission Chairperson, Director, Bureau of Child Support Enforcement, Department of Social Services TELEPHONE 860-424-5269

SUMMARY OF STATE COST AND REVENUE IMPACT OF PROPOSED REGULATION

Agency Commission for Child Support Guidelines Fund Affected General

	First Year 2013	Second Year 2014	Full Operation 2015
Number of Positions			
Personal Services			
Other Expenses			
Equipment			
Grants			
Total State Cost (Savings)			
Estimated Revenue Gain (Loss)			
Total Net State Cost (Savings)	(See below)		

EXPLANATION OF STATE IMPACT OF REGULATION: The Commission for Child Support Guidelines is an unfunded agency. Therefore, any revenue gains or state costs associated with implementation of the amended regulations would be reflected in the budgets of the above-named other agencies affected. It is not anticipated that the proposed amendments will require any additional staffing by such agencies. The Commission is unable to project whether any revenue gains or losses will occur due to full implementation of the amendments, but does not expect that any such gains or losses will be significant. Any revenue impact, in any case, would only result from aggregate collections in Title IV-D cases (pursuant to section 17b-179 of the general statutes); and the guidelines apply to all cases statewide, including cases not connected to the Title IV-D program. On the other hand, while the guidelines affect all child support determinations in the state, federal law (42 U.S.C. 667) and regulation (45 CFR 302.56) for the Title IV-D program requires *the State* to review its guidelines every four years to ensure that their application results in appropriate child support awards. The penalty for noncompliance with this federal mandate is the loss of federal financial participation (at 66% for most costs) in the costs of the Title IV-D program and a portion of the IV-A block grant.

EXPLANATION OF MUNICIPAL IMPACT OF REGULATION: None.

EXHIBIT D

AGENCY FISCAL ESTIMATE OF PROPOSED REGULATION

AGENCY SUBMITTING REGULATION Commission for Child Support Guidelines DATE 10/10/14
 SUBJECT MATTER OF REGULATION Child Support and Arrearage Guidelines
 REGULATION SECTION NO. 46b-215a-1, 46b-215a-2c, 46b-215a-3a, 46b-215a-4b, 46b-215a-5c, 46b-215a-6
 STATUTORY AUTHORITY Sections 46b-215a and 46b-215c of the Connecticut General Statutes
 OTHER AGENCIES AFFECTED Judicial Branch, Department of Social Services, and Attorney General
 EFFECTIVE DATE USED IN COST ESTIMATE March 1, 2015
 ESTIMATE PREPARED BY Rachel A. Esq., Commission Co-Chairperson, Cohen and Wolf, P.C.
 TELEPHONE 203-368-0211

SUMMARY OF STATE COST AND REVENUE IMPACT OF PROPOSED REGULATION

Agency Commission for Child Support Guidelines Fund Affected General

	First Year <u>2013</u>	Second Year <u>2014</u>	Full Operation <u>2015</u>
Number of Positions			
Personal Services			
Other Expenses			
Equipment			
Grants			
Total State Cost (Savings)			
Estimated Revenue Gain (Loss)			
Total Net State Cost (Savings)	(See below)		

EXPLANATION OF STATE IMPACT OF REGULATION: The Commission for Child Support Guidelines is an unfunded agency. Therefore, any revenue gains or state costs associated with implementation of the amended regulations would be reflected in the budgets of the above-named other agencies affected. It is not anticipated that the proposed amendments will require any additional staffing by such agencies. The Commission is unable to project whether any revenue gains or losses will occur due to full implementation of the amendments, but does not expect that any such gains or losses will be significant. Any revenue impact, in any case, would only result from aggregate collections in Title IV-D cases (pursuant to section 17b-179 of the general statutes); and the guidelines apply to all cases statewide, including cases not connected to the Title IV-D program. On the other hand, while the guidelines affect all child support determinations in the state, federal law (42 U.S.C. 667) and regulation (45 CFR 302.56) for the Title IV-D program requires *the State* to review its guidelines every four years to ensure that their application results in appropriate child support awards. The penalty for noncompliance with this federal mandate is the loss of federal financial participation (at 66% for most costs) in the costs of the Title IV-D program and a portion of the IV-A block grant.

EXPLANATION OF MUNICIPAL IMPACT OF REGULATION: None.