<table>
<thead>
<tr>
<th>Time</th>
<th>Session Title</th>
<th>Presenter/Details</th>
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<tbody>
<tr>
<td>1:00 p.m.</td>
<td>MEETING COMES TO ORDER</td>
<td>The Honorable Mark Shepherd, FAIR Committee Chair, Clearfield City, Utah</td>
</tr>
<tr>
<td>1:03 p.m.</td>
<td>WELCOME, INTRODUCTIONS AND MEETING OVERVIEW</td>
<td>The Honorable Mark Shepherd, FAIR Committee Chair, Clearfield City, Utah</td>
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<tr>
<td>1:15 p.m.</td>
<td>HELPING LOCAL GOVERNMENTS PLAN FOR THE FISCAL FUTURE AHEAD, NAMELY AFTER SLFRF</td>
<td>David Brunori, Senior Director, Washington National Tax, RSM</td>
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David is an expert in local tax policy with more than 30 years of practice experience. He is going to provide Committee members with insight into how to craft local tax policies for their municipalities to make them more financially sound, especially as we know many cities, towns, and villages created long-term projects with one-time SLFRF revenue.
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<tr>
<th>Time</th>
<th>Event</th>
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<tr>
<td>1:45 p.m.</td>
<td>HOMELAND SECURITY &amp; GOVERNMENTAL AFFAIRS COMMITTEE LISTEN SESSION</td>
<td>James Hiebert</td>
<td>Fellow Senate Homeland Security &amp; Governmental Affairs Committee (HSGAC)</td>
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<td></td>
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<td>One of the issues that cities, towns, and villages have dealt with during SLFRF and now newer grant programs is the complexity of applying for, administering, and complying with federal grants. James will join the group to listen to the ideas of FAIR Committee members on how to simplify the process and make it easier for all cities, but especially mid- to small-size cities, to be apply for and comply with federal grants.</td>
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<tr>
<td>2:15 p.m.</td>
<td>FINANCING HOUSING THROUGH VARIOUS TAX CREDITS</td>
<td>Buzz Roberts</td>
<td>President and CEO National Association of Affordable Housing Lenders (NAAHL)</td>
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<td>Learn from a leading expert in the housing finance space more about the Low-Income Housing Tax Credit (LIHTC) and other financing tax credits available to cities. All communities are grappling with a shortage of affordable housing. LIHTC and other credits that Mr. Roberts will talk about can be an engine to help communities boost housing.</td>
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<tr>
<td>2:45 p.m.</td>
<td>BONDS, ESG, AND PREEMPTION</td>
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<tr>
<td><strong>Samantha Pedrosa</strong>&lt;br&gt;Program Manager, Municipal Practice&lt;br&gt;NLC</td>
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<tr>
<td><strong>Lourdes German</strong>&lt;br&gt;Executive Director&lt;br&gt;Public Finance Initiative</td>
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<tr>
<td><strong>Michael Stanton</strong>&lt;br&gt;Head of Strategy and Communications&lt;br&gt;Build America Mutual</td>
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Learn about the work NLC is doing in racial equity and bond markets. Then Mr. Stanton will speak about the issue of preemption on ESG bonds and the issues that are beginning to appear in the marketplace, making deals more expensive.

<table>
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<tr>
<th>3:15 p.m.</th>
<th>A REVIEW OF STANDING RESOLUTIONS AND A LOOK AT NEW POSSIBLE RESOLUTIONS</th>
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<tr>
<td><strong>The Honorable Mark Shepherd,</strong>&lt;br&gt;FAIR Committee Chair&lt;br&gt;Clearfield City, Utah</td>
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<tr>
<td><strong>And</strong></td>
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<tr>
<td><strong>Michael Gleeson</strong>&lt;br&gt;Legislative Director&lt;br&gt;NLC</td>
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The Committee will first review NLC Policy Development process. Then Michael will point out where FAIR has overlapping policy or resolutions with other Committees, and the FAIR Committee will discuss how to handle each in order. Then from the survey Michael distributed, we will look at the most popular suggestions for resolutions that should be developed over the course of 2023 and put forth for adoption at the Annual Business Meeting.
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<tr>
<th>3:55 p.m.</th>
<th>WRAP UP AND ADJOURNMENT</th>
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**Attachments:**
- FAIR Committee Chapter
- FAIR Committee Roster
- Questions to prepare for discussion session
- NLC article on the Inflation Reduction Act
- Racial Equity and Bond Markets Brief
- Bond Buyer article on ESG
- Wall Street Journal Article on ESG
2023 Finance, Administration & Intergovernmental Relations (FAIR)
Committee Roster

Leadership

- Chair Mark Shepherd, Mayor, City of Clearfield, UT
- Vice Chair Sue Osborn, Mayor, City of Fenton, MI
- Vice Chair Brandon Jones, Mayor Pro Tem, City of Lewisville, TX

Members

- Thomas Barnhorn, Councilor, City of Seminole, FL
- Leondrae Camel, City Manager, City of South Bay, FL
- Debon Campbell, Intergovernmental Affairs Manager, City of Miramar, FL
- Yvette Colbourne, Vice Mayor, City of Miramar, FL
- Brian Dehner, City Administrator, City of Edgewood, KY
- Mark Douglas, Deputy Mayor, City of Sunrise, FL
- Curtis Gardner, Council Member, City of Aurora, CO
- Carl Geffken, City Administrator, City of Fort Smith, AR
- David Goldman, Finance Director, City of Oak Harbor, WA
- Blaine Griffin, Council Member, City of Cleveland, OH
- Peter Hall, Councilor, City of Haines, OR
- Gabrielle Hanson, Alderman At Large, City of Franklin, TN
- Lance Hedquist, City Administrator, City of South Sioux City, NE
- John Hines, Council Member, City of Tacoma, WA
- Don Hudson, Assistant City Manager/Finance Director, City of Tualatin, OR
- Lisa James, Mayor Pro Tem, City of St. Marys, GA
- Clare Kelly, Council Member, City of Evanston, IL
- Santana Kempson Wright, Council Staff Director, City of Atlanta, GA
- John Link, Mayor, City of Edgewood, KY
- Patricia Lockwood, Mayor Pro-Tem, City of Fenton, MI
- Dana Mason, Finance Director, City of Duvall, WA
- Matt Orlando, Councilmember, City of Chandler, AZ
- Eric Peterson, Assistant City Manager/Director of Finance, City of Webster Groves, MO
- Steve Powers, City Administrator, City of Mukilteo, WA
• Timothy Rohr, City Attorney, City of Lenoir, NC
• Jennifer Scott, Town Manager, Town of Braselton, GA
• Kyle Shephard, Director of Intergovernmental Relations, City of Orlando, FL
• Jessica Simmons, Senior Assistant Corporation Counsel, City of Detroit, MI
• Jeffrey Slavin, Mayor, Town of Somerset, MD
• Robert Smith, Assistant City Manager, City of Perry, GA
• Crystal Smitherman, President Pro Tem, City of Birmingham, AL
• Julie Spilsbury, Councilmember, City of Mesa, AZ
• Doug Sprouse, Mayor, City of Springdale, AR
• Diaa Tahoun, Finance Director, City of Robbinsdale, MN
• Steve Wright, Mayor, City of Seaside, OR
Questions for the discussion with Senate staff

Please come prepared with answers to these questions.

1. What are the biggest barriers your city faces applying for and managing federal grants? What are the biggest barriers your city faces in learning about grants?

2. What problems come from the federated governance of grants (many different agencies and systems)? How should the federal government organize grant IT and policy development?

3. What agencies have done a good job running grant programs? Which agencies have done a bad job?

4. How did your city handle increased grant opportunities during the COVID-19 pandemic (and beyond)?
Last month, President Biden signed the Inflation Reduction Act into law, marking the largest federal investment in climate and clean energy. With a mix of federal funding and tax credits, the law includes a new mechanism for tax-exempt entities, such as cities, towns and villages, to take advantage of many of the new clean energy tax incentives included in the law. Historically, only taxpaying entities were able to take advantage of renewable energy tax incentives, but this legislation levels the playing field between taxpaying and non-taxpaying entities and opens the door for local governments to access these incentives.

The Inflation Reduction Act includes a provision that provides non-taxable entities participating in clean energy incentives with a direct payment option in lieu of tax credits. This provision is applicable for tax years starting after December 31, 2022 and ending before January 1, 2033. Tax-exempt entities will be able to claim a refund for the excess taxes they paid or deemed to have paid. Effectively, this provision essentially makes the applicable tax credits as “refundable” tax credits. Under the IRA, the amount of the credit will be paid to the tax-exempt entity when they make an election to receive the credit on a tax filing for tax return in the year in which the project is placed in service.

Here are two ways direct payment can be useful to cities, towns and villages.
Qualified commercial vehicles are one example of how this new direct pay provision could be useful to cities, towns and villages. The Inflation Reduction Act created a new credit for qualified commercial vehicles under Section §45W of the Internal Revenue Code. Section 45W provides a direct pay tax credit that is available to tax-exempt entities for up to 30 percent of the cost of qualified commercial clean vehicles placed in service before 2033. There is a limit of $7,500 for vehicles with a gross weight of less than 14,000 pounds, and $40,000 limit for vehicles at or above that weight.

Watch Now

Webinar participants learned how local governments can take advantage of this new opportunity to help meet their clean energy goals. Content is Member-Gated.

VIEW WEBINAR

A city, town or village could then utilize this direct pay tax credit when they purchase a qualifying commercial vehicle, place it into service, and file their return, receiving a payment of up to 30 percent of the qualifying purchase with the payment limits applied based on the gross weight of the vehicle. For larger commercial clean vehicles that a municipality may purchase, such as a new fire engine, the larger direct pay tax credit applies to reduce the cost of these purchases. A clean vehicle fire engine’s gross weight would be in excess of 14,000 pounds, which would qualify for the $40,000 tax credit as provided by Section 45W. This would dramatically reduce the cost of purchasing clean vehicles for municipal fleets and help cities, towns and villages make a faster change from gas to electric vehicles.

For more information about the Section 45W Tax Credit, refer to this FAQ document produced by the IRS.

Renewable Energy

The direct pay option also applies to the Production Tax Credit and the Investment Tax Credit, both of which are primary investment credits used to help finance renewable energy projects. Local governments with municipal utilities that finance a clean energy capital project, such as a solar array, with 100 percent tax-exempt debt will be able eligible for the direct pay option in lieu of tax credits for installing such a project in the community.

However, the Inflation Reduction Act stipulates if a project is financed 100 percent with tax-exempt debt, the direct pay amount to the municipality will be reduced by the lesser of (a) 15 percent or (b) the portion of the qualifying project that has been financed with tax-exempt debt. Because this is a “lesser of” test, projects can be financed with 100 percent tax-exempt debt, while only reducing the direct pay tax credit by 15 percent, making the project financed with 100 tax-exempt debt more feasible and appealing to municipalities seeking to use this financing route for clean energy projects.

Through the direct payment provision in the Inflation Reduction Act, local governments have many incentives to invest in clean energy, whether that be through an installation of a clean energy system or purchasing qualifying commercial vehicles. This legislation holds much potential for municipalities across the nation to take advantage of at the start of the next tax year.

Protecting Direct Pay from Sequestration
Inflation and were issued in 2009 and 2010. The federal government designed these bonds as a way to subsidize investment in local government borrowing. However, the federal government failed to meet its spending reduction targets under the Budget Control Act of 2011, triggering a sequester that cut the amount of the subsidy that the government paid on the BABs. As a result of the cut in the subsidy, municipalities that issued BABs were forced to make up the difference to investors.

Learning from BABs sequestration issues, drafters of the Inflation Reduction Act took deliberate measures to attempt to protect direct pay credits from sequestration in the future.

Learn More

- [White House consumer guide to tax credits and rebates, which local leaders can share with their residents](https://www.whitehouse.gov/administration/vp/public-engagement/energy-economy/energy-credits/)
- [Ready to Rebuild Webinar: Investing in Clean Energy and Improving Energy Efficiency in Your Community](https://www.readytorebuildwebinar.com/clean-energy/)

Stay tuned to NLC’s website for more resources on the Inflation Reduction Act and how it will impact municipalities.

Stay Informed

Sign up for our Federal Advocacy Update Newsletter to stay up to date on the latest federal opportunities for your city, town or village.

SUBSCRIBE

About the Authors

Carolyn Berndt

Carolyn Berndt is the Legislative Director for Sustainability on the Federal Advocacy team at the National League of Cities.
Michael Gleeson is the Legislative Director of Finance, Administration and Intergovernmental Relations at the National League of Cities.
Cities, towns, public authorities, states and other public entities across the country issue bonds every year to finance vital public infrastructure such as sidewalks, parks, affordable housing, sewer, housing and more. Historically, the allocation of resources to infrastructure has at times reflected inequities in many communities. In recent years, a growing number of issuances in the $4 trillion municipal bond market have emphasized equity, equality, and other social outcomes as important factors in the context of a bond issuance, particularly among stakeholders who participate in sustainable and impact investment. Despite the sharp rise in the issuance of bonds that are meant to achieve racial equity, equity, or other positive social outcomes, many issuers are newly attentive to addressing systemic inequities via fiscal policies within their jurisdiction and some are starting to adopt promising practices to center racial equity and other social considerations in a bond issuance. This brief reports findings from focus groups we conducted with over 100 government officials to hear their perspectives, experiences, and challenges as issuers participating in this market, and to understand how racial equity and other social values are being centered in the investment process.
Issuers expressed a desire for a framework to act as a roadmap and guide them in the process of incorporating values into the bond issuance process. The framework developed in this project will be based on the range of practices issuers and other market stakeholders elevated.

A prominent emerging practice by issuers is utilizing the bond proceeds to fund racial equity, or other social values. This practice is being considered broadly by some issuers to include all the proceeds of an issuance in some cases, including investment earnings.

Issuers are using a wide range of emerging practices to center racial equity considerations in a bond issuance, including avenues for residents to provide meaningful feedback with respect to infrastructure projects that are financed with bond proceeds via community engagement, among other practices.
Introduction

This brief analyzes the findings from focus groups we conducted with over 100 leaders from cities, public authorities, towns, and other units of government across America, who joined us from jurisdictions in the 34 states shown in Figure 1.

**FIGURE 1: FOCUS GROUP ATTENDEES BY STATE AND TYPE OF GOVERNMENT**

Type of Government: ● City or town ● Other ● Public Authorities ● States

* Information provided by focus group participants to NLC in 2022.
We invited participants to tell us how and whether they were using municipal bond issuances to fund infrastructure, and whether they were approaching that investment instrument in ways that centered racial equity and other social values. Our goal was to understand the range of market practices that exist in this area, and to understand the needs, challenges, and resource gaps government officials who are issuers are encountering when accessing the capital markets. We also asked participants to share what new resources they would find helpful to support them in leveraging municipal bond market strategies in ways that further racial equity outcomes.

*Information provided by focus group participants to NLC in 2022.*
The Intersection of Infrastructure and Racial Equity

Infrastructure projects are essential components to the fabric of a community – water system improvements, sewer projects, sidewalks, educational facilities, and more have the potential to help cities, towns and villages address racial equity issues. To invest in infrastructure municipalities must secure funding for these projects and they often rely on municipal bonds. In our focus groups we found that issuers were often funding a variety of infrastructure sectors using bond proceeds:

The infrastructure investment sectors in the diagram above, and others, demonstrate the wide range of projects that can potentially be financed with municipal bonds that have the potential to impact many aspects of resident well-being, health, and other population outcomes. The resource allocation decisions made by municipalities with respect to infrastructure investments, programs, and services matters, and can promote or hinder racial equity outcomes within a municipality. For example, in Detroit, the decision to invest in water system improvements in certain areas of the city versus others impacted the public health and well-being of the city’s residents of color. In addition, disparities in student access to high quality broadband services during the COVID-19 pandemic
exacerbated disparities in learning outcomes for many BIPOC students, and students from economically disadvantaged communities.

Focus groups participants reported the availability of affordable housing as one top area of need that, in their perspective, disproportionately impacts BIPOC communities and can be met with municipal bond investments. Several issuers and stakeholders who identified this as a priority highlighted how the COVID-19 pandemic induced the significant migration of individuals and families to new municipalities and states resulting in an influx of new residents in many of their jurisdictions. This, combined with changes to remote and hybrid work flexibility, contributed to rapid population growth in many jurisdictions who joined our focus groups and reported experiencing a housing shortage. Focus group participants also expressed heightened concerns regarding displacement due to gentrification in jurisdictions where income disparities are widening. To address these challenges, some focus group participants also discussed the need to fund the acquisition of land as a necessary strategy to enable the construction of new affordable housing units.

Throughout our focus groups, we heard from countless leaders regarding the challenge and difficulty of introducing, elevating, and adopting a narrative of racial equity, equity, or justice – particularly in certain politically charged environments. Several focus group participants framed the challenge as one centered in culture change, and expressed that it requires delicacy, diplomacy, and careful navigation of resident sentiments.

Many public officials who elevated this concern discussed the strategic communications alternatives they pursued to address the noted challenge. For example, some public officials in jurisdictions with commitments to equity expressed that they might not label a specific capital project or bond deal as being specifically rooted in racial equity, as they fear losing public support, threats, or harassment. A survey of 600 local officials done by the Benenson Strategy Group and Brennan Center for Justice reported an increase in the number of local officials experiencing work associated threats. Threats of harassment pose real concerns for leaders who are passionate about pursuing racial equity-centered strategies that offer targeted resources to underserved populations in their jurisdictions while navigating challenging or hostile environments.
Key Definitions

Equity, equality, racial equity, social justice are terms that were often used interchangeably by focus group participants in our conversations, but they carry many different meanings. To report our findings accurately, we present those terms in this brief in the manner that they were introduced by the focus group participants in our conversations. We share prevailing definitions for those terms below from leading partners in the field to highlight the important distinctions among them:

**Equality:** Providing the same resources and opportunities to all.

**Equity:** The state, quality or ideal of being just or impartial, which is achieved by giving people what they need to enjoy full, healthy lives and providing them with resources that are proportional to what they need.

**Racial Equity:** When race can no longer be used to predict life outcomes and outcomes for all groups are improved.

**Racial Justice:** The systematic fair treatment of people of all races that results in equitable opportunities and outcomes for everyone.

**Social Justice:** A vision of society in which the distribution of resources is equitable and all members of a space, community, or institution, or society are physically and psychologically safe and secure.

The resources and programs that we are creating reflect the definition of “racial equity” created by the Government Alliance on Race and Equity presented to the left. It holds that racial equity is achieved when “race can no longer be used to predict life outcomes and outcomes for all groups are improved.” Racial disparities exist in every important aspect of life. We lead with race as opposed to other approaches because the data reinforces this fact: from infant mortality to life expectancy — race has the power to predict and even determine success. The history of racism in the United States makes clear the problems that have persisted for centuries to harm black, indigenous, and other people of color who have disproportionately faced discrimination or racism (“BIPOC”) to this day. When we analyze health and career outcomes in the United States and control for all other indicators (i.e. age, income, education, employment), race continues to be the single most significant predictor of one’s success.
Emerging Practices to Center Racial Equity in Bond Issuances

There are multiple ways that a municipality can secure funding for capital projects. This report examines the use of municipal bonds as a key avenue because it is one of the primary mechanisms municipalities in the United States use to raise money for infrastructure projects. The municipal bond market is host to a wide-ranging field of issuers and key stakeholders, reflecting immense variation in a highly fragmented market. In recent years, a growing number of municipal bond market issuers and investors have started to reflect equity, equality, racial equity, social justice and other social values as important factors in the context of a bond issuance, particularly those who participate in sustainable and impact investment. There has been a sharp rise in the issuance of bonds that are meant to achieve racial equity, equity, social justice or other positive social outcomes, and attention to addressing systemic inequities via other public finance practices is growing. We summarize noteworthy insights and trends that arose from our conversations with focus group participants below.
Integrating Racial Equity to the Proceeds of the Bond Issuance

Where issuers reported that they are successfully integrating racial equity, equity, social justice or other social values into the municipal bond issuance strategy, the predominant strategy is focused on the use of proceeds. The use of bond proceeds analysis is focused on assessing how and whether the project financed by the bonds will advance a clear racial equity, equity, social justice, or other social proposition of the issuer. The widespread focus on the use of bond proceeds aligns with broader patterns in the municipal market, including what investors often seek. A majority of bond issuers who seek to integrate equity, racial equity, equality, justice, or another socially focused principle in their bond issuance support that assertion by describing the use and management of the bond proceeds in alignment with the current leading principles articulated by the International Capital Markets Association.9

Issuers we encountered in focus groups also shared how they are taking a wider lens in centering racial equity, equity, and other social justice considerations in the proceeds generated by the issuance over time, in the form of investment earnings. The City of Las Cruces, New Mexico, for example, integrates an equity lens to guide how they spend the investment earnings generated from a bond issuance. Often bond proceeds are kept in interest bearing accounts, pending their use on the project (i.e. during a construction period, etc.) and subject to any restrictions under state law or the Internal Revenue Service. The City of Las Cruces manages a competitive process where they enable residents and organizations to submit applications to be awarded funding for programs that address resident needs from investment earnings. In the past, Las Cruces has funded shelters for homeless teens, purchased properties to address affordable housing for residents, and other purposes that further the city’s values using investment earnings from bonds.10

Examining the Plan of Finance for Bonds with a Racial Equity Lens

The practice of examining the plan of finance for a bond deal with an equity lens interrogates how bonds are secured - meaning, the revenue sources that the issuer will tap to repay the bonds - and asks whether the way such revenues are assessed, collected, and administered pose disproportionate burdens on populations of color that might risk undermining equity or racial equity outcomes over time. By their nature, municipal bonds are multi-year securities. If municipal bonds are secured by revenues sources with inequitable characteristics, significant inequities could potentially arise within the populations of color who are disproportionately burdened by the revenue in the present day and for every year that the bond matures.

Many municipalities are placing heightened attention on revenue structures that are highly dependent on criminal justice fines and fees, for example, and examining their inequitable characteristics. In some instances, property
taxes can perpetuate structural racism when coupled with inequitable assessments and appeals practices. If inequities are present and ingrained in the revenues that secure the bonds, it could create a dangerous foundation for intergenerational inequities to result over time – as future residents of color of the community are disproportionately burdened by the revenue source when the incidence of payment falls on them. This takes on heightened concerns in cases where municipal bonds include covenants that require that revenues that secure the bonds be maintained at adequate levels to repay the debt over time, for the entire duration of the bond issuance.

Traditionally, when bonds are sold the issuer’s goal is to sell the deal in a way that generates the lowest cost of capital. When bonds are sold via private placement the issuer will traditionally negotiate with one buyer – often a large institution with the capacity and expertise to buy the entire deal. When bonds are sold publicly the issuer often works with one or more investment banks who underwrite the offering and syndicate the deal to the widest number of investors. By marketing a deal to the widest number of investors, the investment bank seeks to generate a final pricing that results in the issuer raising the money they need at the lowest cost of capital. One focus group participant elevated the desire to consider a sales strategy where, in addition to considering the cost of capital, they also integrated an explicit focus on racial equity by earmarking a percentage of their bonds to be awarded to investors of color. Such strategy, they observed, could serve as one of many interventions they are pursuing to close the racial wealth gap within communities of color in their jurisdiction.

**Integrating Racial Equity Considerations in the Sales Strategy for Bonds**

Focus group participants expressed an interest in examining if there is an opportunity to explore using bond sales to center equity, racial equity, or social justice considerations in novel ways that the market has not experienced.
The Importance of Equity Frameworks

The presence of existing equity frameworks that are developed outside of the bond market in jurisdictions can also serve as an important enabling factor and catalyst for an issuer who wants to introduce equity principles in a municipal bond issuance. Focus group participants reflected a wide range of experiences and practices in this area.

As demonstrated by the select examples on the table that follows, equity plans, frameworks, policies, and strategies can take many forms, and jurisdictions may be at varying stages of maturity in their development and adoption of such resources:

**TABLE 1: SAMPLE EQUITY, RACIAL EQUITY, SOCIAL JUSTICE, AND EQUALITY FRAMEWORKS AND POLICY STATEMENTS**

| **MASSACHUSETTS HOUSING FINANCE AGENCY** |
| Massachusetts Housing Finance Agency |
| Racial Justice Housing Agenda¹² |
| Articulates MassHousing’s commitment to diversity, inclusion, and the commitment to investing in the development and implementation of strategies to address racial disparities in housing and the commitment to advancing wealth generating opportunities in communities of color. Strategies also encourage and support a racially diverse workforce within MassHousing and across the affordable housing industry. |

| **CITY OF MADISON, WISCONSIN** |
| City of Madison |
| Racial Equity & Social Justice Initiative (Resji)¹³ |
| Adopted resolution establishing racial equity and social justice as core principles within the City. The city has trainings, tools, and teams to instill and operationalize these values across the institution. Foundational to this work has been a host of trainings on racial equity delivered to staff and policy makers to help staff and policymakers incorporate racial equity in policy making, project development, budgeting, hiring and public participation. Finally, the city is solidifying its Department Equity Teams to have to enhance equity and continues the work of its Neighborhood Resource Teams to stay abreast of the priorities of residents most impacted by racial inequities. |

| **CITY OF GRAND PRAIRIE TEXAS** |
| Grand Prairie Diversity, Inclusion, Justice and Equality Resolution¹⁴ |
| Adopted resolution establishing a comprehensive Diversity, Inclusion, Justice, and Equality principles that set a foundation for the future development of programs and services designed to explore, understand, celebrate and embrace the differences across the city’s residents and to implement several programs to close racial equity gaps. Grand Prairie has also integrated equity practices to its procurement and contracting programs, with a targeted goal of increasing city contracts that are awarded to minority owned businesses. |
Over 20 issuers who joined our focus groups expressed interest in enacting an equity framework within their community. Approaches under consideration are highly varied in their content and strategy for adoption. Some focus group participants noted that they were contemplating adopting a new equity, racial equity, or justice strategy via formal resolution of the city council or other governing body. Other focus group participants explained that they were in the process of building an equity framework with portions of equity statements or principles that were already communicated on the government entity’s website, and which were undergoing active testing and implementation.

The strategic focus areas present in equity, racial equity, or justice frameworks in development reported by our focus group attendees reflect a wide variation. Some issuers reported that they were integrating a racial equity lens with respect to their capital projects, others shared that they were beginning to integrate an equity lens to hiring policies and financial decision making, among others. In many cases, issuers expressed the sincere desire to evolve and expand their racial equity, equity, justice strategy, or framework, and enhance their practices over time across different functional areas of governance.

The presence of a strong pre-existing commitment to equity, racial equity or social justice was reported as a vital foundational element that could enable issuers seeking to integrate the noted values into their municipal bond issuances. A recent issuance by the City of Denver highlights how the presence of a pre-existing comprehensive equity strategy adopted city-wide can serve as an important element that creates an enabling environment to extend the equity concepts to the strategy for municipal bond issuances.

In Denver, equity considerations are a cornerstone of policy and practice across a number of functional areas—(1) equity is embedded within tracking of program performance; (2) the city established a comprehensive logic model to assess outputs and outcomes generated by each program with an equity lens; (3) staff from the Mayor’s Office of Social Equity and Innovation review each agency’s content and are empowered to make suggestions designed to align those objectives with the city’s own community equity goals; and (4) equity considerations are embedded in the annual budget process, with staff trained to analyze how their funding proposals would impact marginalized groups and neighborhoods, what unintended consequences would emerge as result of the funding, and whether the request would lessen or exacerbate harms experienced by vulnerable communities, among other efforts.

When cities like Denver take a comprehensive approach that interweaves equity across multiple domains of governance and finance, they create an enabling environment where new equity-focused practices can be adopted, informed by the pre-existing foundation. In the summer of 2022, Denver issued $366 million in voter approved “Elevate Denver and RISE Denver” Bonds to fund a wide variety of projects in neighborhoods across the city, as part of a financial plan focused on
rebuilding an inclusive, sustainable, equitable economy. Funding is expected to support nearly 80 voter-approved projects including the addition of 188 shelter beds for people experiencing homelessness, improvements to cultural centers, new and improved parks and playgrounds, and accessibility, transportation, and mobility projects.16

**Equity Centered Community Engagement Practices**

Community engagement is a vital component of an equity strategy and can prove particularly meaningful when executed at two key levels of a bond issuance - when the bonds are authorized and for the project financed by the bonds. Issuers who joined focus groups from small to mid-size cities expressed concerns and challenges engaging the community and voters in understanding and supporting new bond issuances. The challenges focus group participants reported arise from the lack of staff capacity to host meetings with residents with respect to the infrastructure projects to be funded with the bonds, refining projects based on feedback, hosting continued meetings with updates as a plan for a bond issuance progresses, and then getting buy-in from residents to approve the borrowing via a vote. The time and staffing resources to host community meetings, extra funding for canvassing neighborhoods, and other costs associated with community engagement related to the project and bond authorization are not always accessible, according to focus group participants.

Despite the noted challenges, focus group attendees also reported a range of innovative and emerging community engagement practices integrating the voices and perspectives of residents in various stages of a bond issuance. Most notably, there was widespread consensus across jurisdictions with robust community engagement approaches that the processes for cultivating public feedback should best be done at the early stages of a project, to provide residents a meaningful window to comment on the strategic direction of the project, well before it is placed in service.

The City of Chandler, Arizona, serves as an example of how models of community engagement can be developed in targeted ways to elevate the voices of residents in major infrastructure improvements. Most recently, the city’s volunteer committee supporting community engagement welcomed 49 participants representing diverse and unserved communities. The volunteers carried out community engagement processes that sought to include and integrate public feedback at these levels: the authorization of the bond measures, feedback for infrastructure projects, and targeted feedback on equity needs. Subcommittees engaged in the noted work were also tasked with going into neighborhoods around the city to generate a conversation around the capital projects under consideration and gathering feedback from Black, Latino, Asian, indigenous and other populations of color and residents who historically had low rates of participation and engagement.
Challenges Governments Face Centering Racial Equity in Municipal Bond Issuances

Capacity Challenges

Although municipal bonds are a predominant and long-standing funding source for many communities across America, the issuance process is complicated and often requires additional time and effort when equity, racial equity, justice or other social criteria are centered in the issuance. Staffing limitations, especially as it relates to finance department functions, were a prominent concern focus group attendees reported. Many city issuers expressed having limited staff resources within their finance departments, sometimes only one or two employees. The limitations on staff capacity were reported with heightened concerns where issuers had to prepare reports after the bonds have been sold reporting on non-financial social factors, in addition to traditional reporting that is necessary for an issuance.

To make this more challenging, many municipalities have faced staffing shortages throughout the pandemic. Experts at the National League of Cities found that “municipal employment fell by 300,300 jobs, driving municipal employment down by 4.48 percent.” This, in comparison to the overall government labor loss of 3.48%,\(^1\) puts municipalities in a higher need for filling vacant roles compared to other government sectors. In the study, Survey Findings – State and Local Government Workforce 2021 conducted by ICMA-RC 288 state and local government agencies were surveyed to discuss trends and challenges in the workforce. Government agencies found it difficult to fill in vacancies in the business and financial operations sectors- such areas were cited as the biggest challenge for 30% of respondents.

Many state and local governments facing staffing challenges also reported difficulties in competing with private sector employers. This affects both small and large cities across the nation.\(^3\) In the face of these concerns, many focus group participants shared that they often choose to proceed with bond issuances that are familiar to their current staff as opposed to exploring new and novel elements to integrate into an issuance, particularly in areas that may be less familiar to them.
Challenges of Small & Mid-Size in Integrating Racial Equity in a Municipal Bond Issuance

Accessing the capital markets is a complex process, with a path to market that often requires the execution of many elements that can place unique challenges on smaller borrowers. It is vital to understand and be attentive to these considerations, particularly the unique challenges smaller borrowers may face when preparing to sell a bond deal that centers equity, racial equity, justice, and other social principles, and to create resources to support them in that process.

Many officials from smaller cities who joined our focus groups shared the sentiment that they are infrequent borrowers, meaning that they either access the market and do one bond deal only once per year (or every several years) or they borrow small amounts. In many instances, their market activity is aligned to what is known as “bank qualified issuers” – this is a special designation in the Internal Revenue Code for small borrowers. The special designation for bank qualified bonds was first created in 1986 to provide a class of municipal securities issued by small borrowers a special tax-advantaged status when purchased by commercial banks.

The designation of “bank qualified” was, in essence, created to encourage banks to invest in tax-exempt bonds from smaller and infrequent municipal bond issuers, enabling those issuers to access the bond market with a lower cost of capital, recognizing the vital part that municipal bond funding plays in investments in schools, roads, bridges, and other infrastructure projects in small communities. Small issuers of bank qualified bonds may experience capacity concerns we discuss earlier in this brief to a heightened degree, and may lack resources to integrate equity, racial equity, justice, and other social criteria into an issuance. Furthermore, because such borrowers already have a tax preference that enables them to receive a lower cost of capital, they may lack an economic incentive to spend the extra time integrating the noted non-financial criteria in a deal if investors are not demanding such from the issuer for the issuer to achieve the cost of capital that they need to execute the deal successfully.

In addition, many small and mid-size cities (including bank qualified issuers) often also issue municipal bond deals for a range of blended purposes – rather than for one larger project. This practice, in some jurisdictions, is called a multi-purpose issuance or “municipal purpose loan bonds”. When a bond issuance includes multiple projects, issuers shared that it is challenging and requires staff resources to create a comprehensive equity, racial equity, justice, or other social narrative for one deal, and to report on those outcomes.

Leaders who joined from small and mid-size cities shared that a pre-condition for them to be able to integrate equity, racial equity, justice, or other social justice criteria in multi-purpose issuances would be the jurisdiction having a pre-existing comprehensive framework that encompassed and guided all infrastructure projects. With such a framework in place, it would enable the jurisdiction to then have a clear equity, racial equity, or justice focused strategy that it would apply to all infrastructure projects which it would potentially select as projects to be funded with a multipurpose municipal bond issuance. An example of jurisdictions that serve as successful models of this concept in practice are visible in the case of the City of Denver, described within this brief.
Challenges & Restrictions Grounded in Law

It is well settled that tax-exempt municipal securities can only be issued if they are properly and validly authorized by three bodies of law – state law, federal tax, and any relevant local laws of the jurisdiction. The state and local laws that govern the authorization of municipal bonds vary state to state, but often regulate and govern the following common elements:

- the **types of projects** that can be funded with the **proceeds from the bonds**
- the **way bonds must be authorized** – whether by voter approval, city council approval, board approval, or other methods
- the **public process** surrounding the authorization of the bonds
- the way the **plan of finance** for the bonds can be structured

Issuers who joined us elevated many restrictions in the laws of their jurisdictions that often created unfavorable or challenging enabling environments that impacted their decision to issue bonds. As one example, several focus group participants elevated challenges arising under the Colorado Taxpayer Bill of Rights (TABOR), an amendment to the Constitution of the State of Colorado adopted in 1992, that impacts the path to market when municipal bonds are issued in Colorado. In Colorado, TABOR generally limits the amount of revenue governments in the state can retain and spend. Absent voter approval, it requires excess revenue to be refunded to taxpayers. TABOR also requires voter approval for certain tax increases and requires that bond issuances must be subject to voter approval in a general election defined as either Federal or Statewide races, municipal or special elections. \(^{20}\)
A novel potential challenge grounded in law is also arising due to anti-ESG (Environmental Social and Governance) preemption legislation arising in several states.\textsuperscript{21} Preemptive environments are growing across the country in a variety of policy arenas.\textsuperscript{22} Texas, for example, passed a law that bans its municipalities from doing business with banks that have ESG policies against fossil fuel and firearms. This potentially prohibits municipalities in Texas from using banks with the noted policies as underwriters – including, for example, Goldman Sachs, Bank of America, JPMorgan Chase, Citigroup and Fidelity Investments. A study done by the Wharton School at the University of Pennsylvania highlighted the early effects of lowering competition among underwriters in the state and estimated that in the first eight months of the law being enacted municipalities were estimated to pay an additional $303 to $532 million in interest costs for the issuance of $32 billion in bonds. With larger investment banks leaving, cities in Texas had to negotiate borrowing terms with a smaller pool of investment banks, leading to an increase in cost of approximately “40 basis points for jurisdictions that previously relied on the exiting underwriters for the majority of their issues.”\textsuperscript{23}

Several jurisdictions are currently considering changes in laws that are similar to the law in Texas.\textsuperscript{24} In such jurisdictions, it will be important to consider whether the restrictions banning municipalities from engaging in business with banks that have ESG policies will be more expansive and change or preempt local control and the autonomy of the municipality to center ESG principles – including equity, racial equity, justice and other social principles in a bond issuance of the municipality.
Creating a New Framework

Municipal bonds serve as the predominant funding source for public infrastructure investments in America and can play a critical role in creating access to transportation, affordable housing, education, schools, water systems, sewers, and other infrastructure drivers of environmental justice, health, education, and well-being. Integrating a racial equity lens to municipal bond investments that fund infrastructure at scale can potentially serve as a powerful intervention for historically underserved groups—especially residents of low-income communities and racially and ethnically diverse neighborhoods.

In the course of our focus groups one guiding element became clear – issuers of all sizes and varying levels of market participation expressed the need and desire for a framework that could serve as a roadmap to help them understand what it means to center values in a financial process of accessing the capital markets, in ways that are attuned and attentive to the range of challenges they are experiencing.

The framework we are creating in response to what we have learned is being developed with one guiding purpose: To enable municipal bond issuers to leverage markets as a catalyst for changing racially inequitable conditions in their communities, resulting in the improvement of material conditions for populations and the enhancement of material risks in their jurisdiction.

To create our framework, we began by listening to issuers via the focus groups described in this brief, and we also listened to investors, rating agency leaders, investment bankers, financial advisors, and other municipal bond market stakeholders in focus groups across the country that we convened with our partners and collaborators. We also conducted extensive research on the current state of market practices. The noted avenues, and others, helped us understand perspectives and the current state of practice across a range of market stakeholders integrating race and other social considerations into bond financings. The range of practices we identified comprise the heart of our framework and endeavor to present a potential paradigm shift for how racial equity considerations can be integrated into a municipal bond strategy at multiple entry points of the issuance, comprehensively, and informed by the leading voice of issuers and other market participants.

Acknowledgements

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APPENDIX

Focus Group Approach, Composition & Attendance

Our focus group effort was designed to engage municipal bond issuers from the United States, that met the following target criteria:

- The government entity was eligible to issue tax-exempt municipal bonds pursuant to the U.S. Internal Revenue Code;
- The government entity had sold a municipal bond issuance with an explicit focus on social, economic, racial equity, or other equity-focused criteria in the past three years, or
- The government entity had a documented plan, framework, or strategy that reflects attention to equity, racial equity, equality, or social justice in the context of fiscal and infrastructure investment and capital planning decisions.

When inviting issuers to the focus groups, we also wanted to achieve a diverse geographic and demographic distribution from all regions of the U.S, reflecting a wide range of population sizes. We also tracked and analyzed demographic indicators of economic and racial diversity for residents of each jurisdiction. In addition, our invitation process also included targeted outreach to issuers from the NLC Race, Equity and Leadership (REAL), membership, members of NLC’s Strong Southern Cities Initiative (SSCI), and issuers convened by several external organizations and practitioners in the field.

Over 100 attendees joined our focus groups representing cities, public authorities, states, and other municipal market stakeholders from the private sector that support the bond issuance process, such as bond counsel, financial advisors, and others, visualized in figure 3. While most focus group attendees were issuer officials charged with leading the capital markets process, participants also joined our focus groups who held roles in other functional areas of government, including urban planning offices, chief equity offices, and the city council. Several participants also joined our focus groups who held executive level roles with respect to the issuer, including Mayors and executive directors of public authorities.
FIGURE 3: FOCUS GROUP DATA BY POPULATION AND BOND ISSUER**

* Public authorities on their own are not jurisdictions with populations, and populations reported include city, state and any other jurisdictions served by the public authority.

** Information provided by focus group participants to NLC in 2022 and 2020 Census Data.
Endnotes

2. City of Detroit. (May 2021). DWSD invested $240M in water and sewer upgrades the past two years; outlines 2021-22 projects at an additional $200M.
4. Source: The Government Alliance on Race & Equity
5. Source: The Annie E. Casey Foundation
6. Source: The Government Alliance on Race & Equity
7. Source: The Annie E. Casey Foundation
8. Source: Brandeis University
10. Investment earnings on the bond proceeds are generated in the period often known as the construction period when the project has started and the bond proceeds are placed in the issuer’s bank account, pending their use, and are potentially invested in accordance with the issuer’s investment policy. There are many potential legal restrictions on the use of investment earnings generated for tax-exempt bond proceeds that must be carefully analyzed under Internal Revenue Code guidelines.
17. The National League of Cities. (July 2022). The Municipal Workforce Through the Pandemic: Where Are We Now?
Florida’s most prominent issuer official is on board with pending legislation to limit the ability of issuers around the state to shape the municipal bonds they sell.

House Bill 3, which cleared two committees this week, would prohibit bond issuers from issuing an environmental, social, and corporate governance bond or paying for a third-party verifier that certifies or verifies that a bond may be designated or labeled as an ESG bond.

"This means muni bonds cannot be labeled or designated as ESG bonds, green bonds or social bonds," Ben Watkins, director of the Florida Division of Bond Finance, told The Bond Buyer.

It's one provision of a larger bill designed to broadly limit state investments perceived as pro-ESG as the Republican majorities in the state legislature rush to enact Gov. Ron DeSantis' agenda.

The likely Republican presidential candidate is appealing to the right-wing base with attacks on "wokeness," which one DeSantis administration official defined in a courtroom as "the belief there are systemic injustices in American society and the need to address them," and has become a GOP shorthand attack on liberals and liberal policies.

Despite some evidence to the contrary, and foreclosing the possibility that market demand may continue to evolve, Watkins echoes the DeSantis party line that ESG designations for municipal bonds are worthless.
"Since there is no pricing benefit from labeled bonds, issuers cannot spend public funds on verifiers since there is no tangible benefit from selling ESG-labeled bonds," he said. "Issuers should not be spending money on marketing gimmicks in selling their bonds."

DeSantis is positioning himself as leading the red state charge against ESG policies, an effort that thus far has mostly sought to punish investing firms that have tried to meet market demand for ESG-labeled products.

The bill also threatens to upend the rating agency model by barring contracts with a rating agency "whose ESG scores for the issuer will have a direct negative impact on the issuer's bond ratings," according to a legislative staff analysis.

HB 3's rating agency language has one municipal bond market veteran worried.

"The issue for us is not about woke or not woke or about ESG or not ESG. It is about the role of a credit rating agency and it is about how the $4 trillion municipal bond sector uses credit ratings," David Kotok, chairman of Cumberland Advisors, wrote in a recent market note. "Wokeness or anti-wokeness is irrelevant for credit."

He said that during his career, he has been involved in giving financial advice regarding municipal bond issuance involving billions of dollars.

"In every case, there was extensive disclosure required, along with detailed projections articulating the risks involved and the rationale behind the credit rating. That is what the Florida intervention with rating agencies threatens," he said.

Watkins supports the bill's approach to issuance and rating agencies.

"HB 3 is the legislature establishing policies and guardrails in Florida regarding what are acceptable policies and practices on investment decision-making and issuing debt which appropriately excludes social, political and ideological considerations," Watkins said.

Watkins cited the role rating agencies play in the ESG arena.

"When the rating agencies developed and rolled out their ESG scores, they said their ESG scores do not impact an issuer's credit rating. We are holding them to their word so that ESG scores do not in the future creep into directly impacting issuer credit ratings," Watkins said.
Kotok stressed there was a need for raters to be fully independent.

"If a rating agency ever succumbs to political pressure about what to say, we as professionals can no longer trust that agency," he said. "In our business we need the truth, and we need risks to be clearly and honestly discussed. If we don't get that, we don't buy the bond."

"By applying arbitrary ESG financial metrics that serve no one except the companies that created them, elites are circumventing the ballot box to implement a radical ideological agenda," DeSantis, who has two Ivy League degrees, said when the anti-ESG legislation was announced in February.

A lot of red states have been enacting anti-ESG and laws against so-called "boycotts" of GOP-favored industries, said public finance attorney Neal Pandozzi, a partner at Bowditch & Dewey.

"They're doing this, in their view, to deal with underwriters and investment banks that they feel have an ESG agenda that's contrary to the way the state views the issue," he told The Bond Buyer.

He said it has been driven so far by red state politicians, but noted the recent introduction of a California bill.

"This basically says we only want to work with investment banks that pledge not to work with the firearms industry," he said. "Although that bill's language needs to be fleshed out — I can't say it's been solely being done in the red states."

He said people have now become familiar with how anti-boycott and anti-ESG legislation works, prominently in Texas.

He said Florida's legislation goes much further than the Texas laws.

"The way the bill is drafted now, I would be concerned as a bond lawyer about giving a V-B-E [valid, binding and enforceable] opinion on Florida bonds if this bill were to go into effect as it's currently drafted, because the language and defined terms are just so broadly drafted, very sweeping, very encompassing in the way that they look at ESG," said Pandozzi.

It also remains to be seen how an issuer could offer bonds with the bond definitions in the bill drafted so broadly, he said.
"If I had to encapsulate my concern about this Florida legislation in a nutshell, as a bond lawyer, that would be it," he said, adding that he hopes "like the Reedy Creek bill, it will go through some further refinements to address this sort of sweeping, broad language."

Rhode Island-based Pandozzi has two decades of experience in bond law.

"I worry broadly about this whole red state-blue state civil war over ESG," he said. "The dichotomy it creates for underwriters of having to attest to their compliance with the Texas, Florida, Wyoming side of it, the 'Thou Shalt Not Boycott the Firearms Industry and Fossil Fuels Industry' versus to then have to certify to California that you do and you're not doing business with these industries."

He said it could potentially split the industry in two.

"Are you going to have one set of underwriters who can just do red state bond issues and one set of underwriters that can just do blue state bond issues?" Pandozzi asked. "That's not a good outcome. I'm worried about the increased borrowing costs resulting from less competition among underwriting firms and a smaller investment pool."

The Florida League of Cities is taking a wait-and-see stance.

"We are monitoring the bill, however we do not have a current position or comment on HB 3 at this time," a League spokesperson told The Bond Buyer.

Florida, where borrowers including Tampa and the Brightline passenger railroad have tapped the green bond market, is poised to be the first state to bar state and local issuers from floating green bonds, according to attorneys who are tracking bills.

"We're seeing an explosion in this area, and this [legislative] session is where things really went ballistic," said Lance Dial, a partner at Morgan Lewis.

The firm, which has tracked state-level ESG legislation since last July, found that so far 12 states have enacted ESG statutes, and that there are 67 pending statues in 28 states. Of the 67 pending bills, 50 are anti-ESG measures and the rest are pro-ESG.

Some states have several bills in play. Oklahoma, for example, has 18 different bills on the topic, the firm said.
"It's definitely a hot issue for clients," Dial said, adding that companies and investment managers are increasingly fielding requests for information from states about ESG factors.

State-level ESG legislation is likely to ramp up heading into the 2024 presidential election, said Leah Malone, partner and head of the ESG and sustainability practice at Simpson Thacher & Bartlett LLP.

"The activity has picked up significantly even in the past two to three months," said Malone, who co-authored a March paper that examines how states are shaping the ESG regulatory landscape. "It's a trend that's snowballing very quickly."

What emerges from statehouses is likely to end up in courthouses.

"Once you start to change the fiduciary duty standard at a state level, would that lead to future litigation? Potentially," said Malone. "The case law in this area is built up over decades and once a law comes into effect that targets one way that fiduciary duties are being exercised, that's going to create a lot of confusion."

Dial agreed that the issue will likely end up in court.

"There's going to be a direct conflict at some point that will eventually lead to an impossible situation for investment managers," Dial said, adding that a lawsuit would likely be brought by a trade association or business group as opposed to an individual investment manager.

On the federal level, President Joe Biden is expected to wield his first veto to strike Congress' measure to overturn a new labor rule that allows retirement plans to consider environmental, social and governance factors in their investment decisions. The rule applies to privately held retirement plans.

Meanwhile, House Financial Services Committee Chair Patrick McHenry, R-N.C., has created a Republican ESG Working Group to review the administration's ESG-related proposals.

On the regulatory front, the Securities and Exchange Commission has significantly ramped up its scrutiny of ESG-related disclosure by private companies, with a final rule expected this spring.
"There's a theme there, with the states saying what we need [investment managers] to do and not to do, and the SEC is saying it wants more disclosure, so it's going to be easier for states to connect the dots," Dial said.

Pandozzi said that whether it's Texas or California, people have the right to make decisions that they feel are right for themselves.

He said that going with a preferred political viewpoint could wind up costing taxpayers more from an economic aspect, such as increased debt service, if competition is decreased.

"I just want to make sure that the people in these states understand the economic aspects of it," he said. "That this can increase your borrowing costs and that's going to have an effect on how far your tax dollars go. As long as people understand that and go into it with open eyes that's the potential outcome of these types of policies, then that's fine."

Kotok stressed that "we're not telling the state or local jurisdiction what to do. That is not up to us."

"It is up to the citizens in each jurisdiction to determine if they want to incur these types of costs that are imposed by market forces as a response to culture-war politics," he wrote, adding that in the final analysis, it was the customer who remained at the top of his mind.

"Professionals in the financial arena, and particularly in independent money management firms like Cumberland, do not succumb to threats or distractions from the political culture war extremists, left-wing or right-wing," he said. "We're hired by our clients to call it as we see it and to represent our clients."

Chip Barnett
Market Reporter, The Bond Buyer

Caitlin Devitt
Conservatives Have a New Rallying Cry: Down With ESG

A Federalist Society veteran is heading up a multimillion-dollar effort to push anti-ESG messaging and legislation

By Julie Bykowicz and Angel Au-Yeung
Feb. 26, 2023 5:30 am ET

WASHINGTON—Conservative activists are coordinating a multimillion-dollar national campaign to make ESG the next CRT.

Their goal: Transform the acronym for environmental, social and corporate-governance investing into a rallying cry against “woke capitalism,” much the way critical race theory became shorthand for broader criticisms about how race is taught in schools. The same conservative money is behind both efforts, documents and interviews show.

ESG investments consider a company’s climate-change initiatives, diversity and corporate transparency as financial factors. Some of the largest asset managers, including BlackRock Inc., have said that taking such things under consideration is good business.

A growing collection of conservatives disagrees. They argue that the people whose retirement plans the big firms handle never consented to having their money tied up in what they consider to be liberal causes. Investments, they say, should be based solely on returns.
Opposition to ESG is about to get more national attention. The Republican-led House of Representatives plans hearings to highlight what the conservative groups and some GOP members view as the politicization of investments. And already, potential GOP presidential candidates, including former Vice President Mike Pence and Florida Gov. Ron DeSantis, are talking about how Democrats have forced their agenda on companies through ESG requirements.

A conservative nonprofit called Marble Freedom Trust and its consulting firm, CRC Advisors, are leading the anti-ESG push and have spent more than $10 million on the effort so far, mostly through the group Consumers’ Research, people familiar with the spending said.
The trust is overseen by Leonard Leo, a longtime leader at the Federalist Society, a network of lawyers that grooms conservative scholars, officials and judges. Mr. Leo helped former President Donald Trump choose conservative Supreme Court justices.

Formed in 2020, Marble Freedom Trust has received $1.6 billion in funding from Chicago billionaire and former manufacturer Barre Seid. Since then, it has distributed money to groups fighting some of the top conservative causes, including limits on abortion and opposition to critical race theory, according to tax records, advertisements and interviews.

Also on that list is pushing back on ESG.
“The ESG movement is polluting our culture and assaulting the dignity and worth of people,” Mr. Leo said. “Our enterprise stands with a growing group of Americans who are fighting to crush leftist dominance in this arena.”

Some of the major voices in the debate, including Consumers’ Research, the Heritage Foundation, the State Financial Officers Foundation and the American Accountability Foundation, all received grants from entities related to Marble Freedom Trust, according to tax filings.

Those groups are distributing model legislation in state capitals and providing talking points to state and federal lawmakers. They are funding ads attacking companies that support ESG principles.

A digital ad by the Heritage Foundation’s political-action committee portrays an oil-and-gas driller being denied a small-business loan in part because he has never “identified as a woman or even nonbinary.”

The current ESG model has critics across the political spectrum. Some investment managers who had embraced ESG say they still believe it is a good idea in theory but that it has failed to live up to its promises. A former BlackRock executive wrote a book arguing that ESG has proved to be neither a reliable generator of returns nor a real catalyst for change.

There is also growing concern about what companies might do to “greenwash,” or make themselves look more environmentally friendly than they really are. Some question the
BlackRock has met with U.S. legislators to discuss his firm's role in ESG.

PHOTO: MICHAEL M. SANTIAGO/GETTY IMAGES

BlackRock, the world's largest asset manager, is a prominent target of the anti-ESG movement. The company and Chief Executive Larry Fink have promoted ESG investing, saying it is good business to consider these factors when putting money to work. "Climate risk is investment risk," Mr. Fink said in his 2020 annual letter to CEOs.

Consumers' Research made a website, whoislarryfink.com, deriding Mr. Fink as "woke."

Republican officials in Florida, Texas, Louisiana and South Carolina pulled more than $4 billion in pension and investment funds from BlackRock starting last year. BlackRock brought in $230 billion from U.S. clients in 2022.
BlackRock is fighting back. The firm spent $3.5 million on federal lobbying last year, more than in any previous year, lobbying records show. Its political-action committee made more contributions to candidates ahead of last year’s midterms than in any previous cycle, including presidential-election years. The contributions were to both Republicans and Democrats.

Mr. Fink has acknowledged that BlackRock never had to pay much attention to political outreach in the past, according to people familiar with his thinking.

He and other BlackRock executives became more directly involved with the lobbying effort, making more visits to Washington last year than ever before to meet with senators and representatives about ESG, according to people familiar with the matter.

Last month, Mr. Fink made a trip to Capitol Hill to see Rep. Andy Barr (R., Ky.), chairman of the House Financial Services subcommittee on financial institutions and monetary policy, and one of BlackRock’s top antagonists when it comes to ESG.

Mr. Barr described the meeting as cordial and candid. BlackRock’s “extracurricular errands into politics—I don’t think it speaks well for a great American company,” Mr. Barr said.

As the political fight intensifies, BlackRock and other financial firms have recalibrated how they talk about climate and social factors—sometimes drawing sharp criticism from Democrats.

“This is a political tightrope for companies,” said Ken Spain, a Republican corporate consultant in Washington whose firm researched ESG messaging last fall.